

## Extra Ordinary Part - I-A / 1999

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Extra No.2	06-01-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.3	08-01-1999	Urban Development & Urban Housing Department
Extra No.4	08-01-1999	Urban Development & Urban Housing Department
Extra No.5	15-01-1999	Panchayats, Rural Housing & Rural Development Department
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Extra No.14	04-02-1999	Panchayats, Rural Housing & Rural Development Department
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<b>Extra No.</b>		
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Extra No.33	05-06-1999	Panchayats, Rural Housing & Rural Development Department
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Extra No.42	10-07-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.43	10-07-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.44	16-07-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.45	30-07-1999	Other
Extra No.46	13-08-1999	Urban Development & Urban Housing Department
Extra No.47	13-08-1999	Urban Development & Urban Housing Department
Extra No.48	13-08-1999	Urban Development & Urban Housing Department

<b>Extra No.</b>		
Extra No.49	17-08-1999	Other
Extra No.50	25-08-1999	Urban Development & Urban Housing Department
Extra No.51	25-08-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.52	17-09-1999	Other
Extra No.53	17-09-1999	Other
Extra No.54	17-09-1999	Other
Extra No.55	17-09-1999	Other
Extra No.56	23-09-1999	Other
Extra No.57	23-09-1999	Other
Extra No.58	23-09-1999	Other
Extra No.59	23-09-1999	Other
Extra No.60	23-09-1999	Other
Extra No.61	23-09-1999	Other
Extra No.62	23-09-1999	Urban Development & Urban Housing Department
Extra No.63	28-09-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.64	28-09-1999	Panchayats, Rural Housing & Rural Development Department
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Extra No.66	01-10-1999	Panchayats, Rural Housing & Rural Development Department
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Extra No.71	08-10-1999	Panchayats, Rural Housing & Rural Development Department
Extra No.72	11-10-1999	Urban Development & Urban Housing Department

<b>Extra No.</b>		
<b>Extra No.73</b>	<b>18-10-1999</b>	<b>Other</b>
<b>Extra No.74</b>	<b>18-10-1999</b>	<b>Other</b>
<b>Extra No.75</b>	<b>18-10-1999</b>	<b>Other</b>
<b>Extra No.76</b>	<b>18-10-1999</b>	<b>Other</b>
<b>Extra No.77</b>	<b>18-10-1999</b>	<b>Other</b>
<b>Extra No.78</b>	<b>18-10-1999</b>	<b>Other</b>
<b>Extra No.79</b>	<b>18-10-1999</b>	<b>Urban Development &amp; Urban Housing Department</b>
<b>Extra No.80</b>	<b>26-10-1999</b>	<b>Urban Development &amp; Urban Housing Department</b>
<b>Extra No.81</b>	<b>26-10-1999</b>	<b>Urban Development &amp; Urban Housing Department</b>
<b>Extra No.82</b>	<b>01-11-1999</b>	<b>Urban Development &amp; Urban Housing Department</b>
<b>Extra No.83</b>	<b>02-11-1999</b>	<b>Education Department</b>
<b>Extra No.84</b>	<b>18-11-1999</b>	<b>Urban Development &amp; Urban Housing Department</b>
<b>Extra No.85</b>	<b>19-11-1999</b>	<b>Panchayats, Rural Housing &amp; Rural Development Department</b>
<b>Extra No.86</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.87</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.88</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.89</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.90</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.91</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.92</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.93</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.94</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.95</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.96</b>	<b>19-11-1999</b>	<b>Other</b>
<b>Extra No.97</b>	<b>19-11-1999</b>	<b>Other</b>

<b>Extra No.</b>		
<b>Extra No.98</b>	<b>19-11-1999</b>	Other
<b>Extra No.99</b>	<b>19-11-1999</b>	Other
<b>Extra No.100</b>	<b>19-11-1999</b>	Other
<b>Extra No.101</b>	<b>25-11-1999</b>	Urban Development & Urban Housing Department
<b>Extra No.102</b>	<b>29-11-1999</b>	Panchayats, Rural Housing & Rural Development Department
<b>Extra No.103</b>	<b>29-11-1999</b>	Urban Development & Urban Housing Department
<b>Extra No.104</b>	<b>30-11-1999</b>	Other
<b>Extra No.105</b>	<b>03-12-1999</b>	Urban Development & Urban Housing Department
<b>Extra No.106</b>	<b>16-12-1999</b>	Panchayats, Rural Housing & Rural Development Department
<b>Extra No.107</b>	<b>16-12-1999</b>	Panchayats, Rural Housing & Rural Development Department
<b>Extra No.108</b>	<b>16-12-1999</b>	Panchayats, Rural Housing & Rural Development Department
<b>Extra No.109</b>	<b>23-12-1999</b>	Other
<b>Extra No.110</b>	<b>23-12-1999</b>	Other
<b>Extra No.111</b>	<b>24-12-1999</b>	Panchayats, Rural Housing & Rural Development Department
<b>Extra No.112</b>	<b>31-12-1999</b>	Urban Development & Urban Housing Department



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## EXTRAORDINARY

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### PART I—A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

GOVERNMENT OF GUJARAT

URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd January, 1999.

BOMBAY PROVINCIAL MUNICIPAL CORPORATIONS ACT, 1949.

No. KV-1-99-AMN-8097-1615-P.—WHEREAS it is reported by the Municipal Commissioner, Ahmedabad Municipal Corporation of the City of Ahmedabad and in his letter dated 15-12-98 that the employees of the Municipal Corporation of the City of Ahmedabad likely to resort to strike :—

AND WHEREAS, the Government of Gujarat is of the opinion that the stoppage or the cessation of the performance of any of the essential service mentioned in Class-I, II and III<sup>W</sup> Chapter IV of Schedule-A of the Bombay Provincial Municipal Corporations Act, 1949 (hereinafter referred to as "the said Act") will be prejudicial to the safety of the maintenance of such services essential to the life of the community in the City of Ahmedabad;

NOW, THEREFORE, in exercise of the powers conferred by section 62 of the said Act, Government of Gujarat hereby declares that the emergency exists in the City of Ahmedabad and that in consequence thereof no member of the essential service mentioned in Class-I, II and III in Chapter IV of Schedule to the said Act shall for the period of 180 days beginning on and from 2-1-99 notwithstanding any law for the time being in force or any agreement;

- (a) withdraw or absent himself from his duties except in the case of illness or accident disabling him from the discharge of his duties or;
- (b) neglect or refuse to perform his duties or willfully perform them in a manner which in the opinion of the Municipal Commissioner of the City of Ahmedabad is inefficient.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Under Secretary to Government.  
Urban Development & Urban Housing Department.



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## EXTRAORDINARY

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### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/2/99/PRR/1194/466/9-43/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Female Health Worker, (Class III) (Panchayat Service) namely—

1. These rules may be called the Female Health Worker, (Class III) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Female Health Worker (Class III) (Panchayat Service) shall be made by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall—
  - (a) not be less than 18 years and not more than 25 years of age.
  - (b) have passed the Secondary School Certificate Examination or an equivalent examination;

(c) have passed the Female Health Worker's Basic Training Course recognised by the Government.

4. A candidate appointed by direct selection shall be on probation for a period of one year.

5. A selected candidate shall be required to undergo such training for such period and pass such post-training examination as may be prescribed by the Government.

6. A selected candidate shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.

7. A selected candidate shall be required to furnish security and surety bond for such amount in such form and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat.

R. N. NINAMA,  
Under Secretary to Government.

પચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ દ્વી અન્યુઆરી, ૧૯૯૯.

ગુજરાત પચાયત અધિનિયમ, ૧૯૯૯.

ક્રમાંક : ક્રમાંક/૨/૧૯૯૯/પોઝારાથ/૧૧૬૪/૪૬૬/૮-૪૩/ડી.—ગુજરાત પચાયત અધિનિયમ, ૧૯૯૯ (સન્માનિત ગુજરાતના ૧૯૯૯)ની કલમ ૨૭ સાથે વાયસા કલમ ૨૨ાંથી મળવા સેટ્પાની રૂએ, અને આ ક્રમાંક કરવા તરફાની રૂએ શીંગ ગુજરાત સરકાર આથી, ઓ. આરોગ્ય કાર્યક્રમ (વર્ગ-૩), (પચાયત સેવા)ની નગા ઉપરની ભરતીનું નિયમન કરવું માટે જુગવાઈ કરવા માટે નીચેના નિયમ કરે છે :

૧. અધિનિયમની ઓ. આરોગ્ય કાર્યક્રમ, (વર્ગ-૩), (પચાયત સેવા) ભરતી નિયમો, ૧૯૯૯ ક્રેદિતી.

૨. ઓ. આરોગ્ય કાર્યક્રમ (વર્ગ-૩), (પચાયત સેવા)ની નગા ઉપરની નિમણું સીધી પચાયતીઓ કરવા જાહેરો.

૩. નિયમ-૨માં નિયમની નગા ઉપર સીધી પસંદગીઓ નિમણુંને ખાત્ર થવા માટે ઓફિશર—

(અ) ૧૮ વર્ષથી ઓછી અને ૨૫ વર્ષથી વધુ ઉમરનો હોવો જાહેર નહિ.

(અ) માધ્યમિક, થ્યાળાંત પ્રયાશપત્ર પરીક્ષા અથવા તેની સમકક્ષ પરીક્ષા પાસ કરેલ હોવો જાહેરો.

(અ) સરકાર માન્ય લો. આરોગ્ય કાર્યક્રમ નેટિક ટનોં કોસ પાસ કરેલ હોવો જાહેરો.

૪. સીધી પચાયતીઓ નીમાશેલ ઉમેદવારે એક વર્ષની મુદત ચુંબી પ્રોબેશન ઉપર રહેણું પડે.

૫. પસંદ થયેલા ઉમેદવારે, સરકાર દ્વારા તેવી તાલીમ, દ્વારે તેટલી મુદત માટે બેંબી પડે અને દ્વારા તેવી તાલીમ પરોની પરીક્ષા પાસ કરવી પડે.

૬. પસંદ થયેલા ઉમેદવારે, સરકાર દ્વારા તેવી ખાત્રારી પરીક્ષા અને ગુજરાતી અથવા હિન્દી અથવા તે બંને પરીક્ષા પાસ કરવી પડે.

૭. પસંદ થયેલા ઉમેદવારે, સરકાર દ્વારા તેટલી કેમન્ટ, તેવા નમુનામાં અને તેટલી મુદત માટે જમીન અને જામીનપત્ર પુરું પાડવું જરૂરી.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

શાસ્ત્ર. અન. નિતામા,  
સરકારના ઉપ સચિવ.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/3/99/PRR/1194/466/9-43-3/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Auxiliary Nurse Midwife, (Class III) (Panchayat Service) namely:—

1. These rules may be called the Auxiliary Nurse Midwife, (Class III) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Auxiliary Nurse Midwife, (Class III) (Panchayat Service) shall be made by transfer from amongst the persons working as Female Health Worker, (Class III), (Panchayat Service).
3. A candidate appointed by transfer shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારીખ દફું જાન્યુઆરી, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૯.

ક્રમાંક : કેપી/ડ/૮૮/પીઆરએ/૧૧૮૪/૪૬૬/૮-૪૩-૩/૩.—ગુજરાત પંચાયત અધિનિયમ ૧૯૯૯ (સન ૧૯૯૮ના ગુજરાતના ૧૮મા)ની કલમ ૨૭૪ સાથે વાયાતા, કલમ ૨૨૭થી મળોલી જાતીની રૂએ અને આ આર્થિક ક્રેશા તમામ નિયમો રદ કરીને, ગુજરાત સરકાર, આથી, સહાયક પરિચારિકા મીડિયાર્ટફ (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા ઉપરની ભરતીનું નિયમન કરવા માટે જેગવાઈ કરવા નીચેના નિયમો કરે છે :—

(૧) આ નિયમો સહાયક પરિચારિકા મીડિયાર્ટફ (વર્ગ-૩) (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૯ ક્રેશાણે.

(૨) સહાયક નર્સ મીડિયાર્ટફ (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા પરની નિમણુંક જેણે ઓં આરોગ્ય કામદાર (વર્ગ-૩), (પંચાયત સેવા) તરીકે કામ કર્યું હોય એવી વ્યક્તિમાંથી બદલી કરીને કરવામાં આવશે.

(૩) બદલીથી નિમણુંક પામેલ ઉમેદવારે, સરકાર દ્વારે તેવી ખાતકીય પરીક્ષા અને ગુજરાતી અથવા ડિન્ડી અથવા તે બંને પરીક્ષા પાસ કરવી પડેશે.

ગુજરાતના રાજ્યપાલકીના હુકમથી અને તેમના નામે,

ઓર. એન. નિનામા,  
સરકારના ઉપ સચિવ.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/4/99/PRR/1194/466/9-43-2/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Nurse Midwife, (Class III), (Panchayat Service), namely—

1. These rules may be called the Nurse Midwife, (Class III) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Nurse Midwife, (Class III) (Panchayat Service) shall be made by transfer from amongst the persons working as Female Health Worker (Class III), (Panchayat Service).
3. A candidate appointed by transfer shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

અધેરનામુખ

અધિનિયમ, ગાંધીનગર, દાદી જન્મયાતી, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૯.

ક્રમાંક : કેપી/ક/ટ્લ/પીમારાયુચ/૧૯૯૯/૪૬૬/દ-૪૩-૨/ડી.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૯ (અન ૧૯૯૮ના ગુજરાતના ૧૮માં) ની કલમ ૨૭૪ સાથે વાચ્યા, કલમ ૨૨૭થી મળવી સર્તાની રૂપો, અને એં અથે કરલો તમામ નિયમો રદ કરીને, ગુજરાત સરકાર, આથી, નર્સ, દાયક (વર્ગ-૩), (પંચાયત સેવા), ની જગ્યા ઉપર ભરતીનું નિયમન કરવા માટે જોગવાઈ કરવા માટે નીચેના નિયમો કરે છે.

૧. આ નિયમો નર્સ દાયક (વર્ગ-૩) (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૯ કરવાની.

૨. નર્સ દાયક (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા ઉપરની નિમણું, એ આરોગ્ય કાર્ય ર તરીકે કામ કરતી વ્યક્તિઓમાંથી બદલીયી કરવી જરૂરી.

૩. બદલીયી નીમાયે ઉમેદવાર, સરકાર દ્વારે તેવી ખાતાકીય પરીક્ષા અને ગુજરાતી અથવા હિન્દી અથવા તે બને પરીક્ષા ખાતી કરવી પડે.

ગુજરાતના શાલ્યપાલના હુકમથી અને તેમના નામે,

આર. એન. નિનામા,  
સરકારના ઉપસંહિત.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/5/99/PRR/1197/1515/9-81/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Mazdoors (Class IV) (Panchayat Service) namely:-

1. These rules may be called the Mazdoors (Class IV) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Mazdoors (Class IV) (Panchayat Service) shall be made by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall—
  - (a) not be less than 18 years and not more than 25 years of age;
  - (b) have passed fourth standard examination;
  - (c) possess good physique with the height of not less than 162 cms and a minimum chest measurement of 79 cms deflated.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગુલાનિમંડળ અને ગ્રામ વિકાસ વિભાગ

બાસેરણાંથી

પંચાયત, બોર્ડીનગર, કદ્રી જિલ્યાનાંથી, ૧૯૯૯.

અનુષ્ઠાન પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક : ટ્રેડ/ફ/ટ્લ/પીઆરઆર/૧૧૯૭/૧૯૧૫/૮-૮૧/ડી.— ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩ (સાન ૧૯૯૩ના ગુજરાતના ૧૮મા).

ની ઉલ્લંઘન રૂએ વાયાતા, ક્રમ ૨૨૭ થી મળેલી સત્તાની રૂએ, અને આ અથે કરેલા તમામ નિયમો રદ કરીને, ગુજરાત સરકાર, આશી, મનુષ્ય મનુષ્ય (વર્ગ-૪) (પંચાયત સેવા), ની જગ્યા ઉપરની ભરતીનું નિયાસન કરવા માટે જોગવાઈ રહેવા માટે નીચેના નિયમો કરે છે:-

1. આ નિયમો મનુષ્ય (વર્ગ-૪) (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૮ કાલેખાણે.
2. મનુષ્ય (વર્ગ-૪) (પંચાયત સેવા) ની જગ્યા ઉપરની નિમણૂક શીથી પસંદગીશી કરવામાં આવશે.
3. નિયમ રમા જલ્દાવેલ જગ્યા ઉપર સીધી પસંદગીશી નિમણૂકને પાત્ર થવા માટે, ઉમેદવાર-
  - (અ) ૧૮ વર્ષ કરતાં ઓછી અને ૨૫ વર્ષ કરતાં વધુ ઉભરનો હોવો જોઈને નહિ.
  - (અ) ધિરણું-ઠની પરીક્ષા પાસ કરેલ હોવી જોઈને.
  - (અ) ઓછામાં ઓછી ૧૫૨ સે.મી.ની ઊંચાઈ અને (ધારી) કૃદાયા વંગર ઓછામાં ઓછા ૭૮ સે.મી. છાતીના માપ આરી શારીરિક ખેડ્યતા મારાવતો હોવો જોઈને.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

આર. એન. નિનામા,  
સરકારના ઉપસચિય.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/6/99/PRR/1197/1530/9-182/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Surveyor, Class III, (Panchayat Service), namely:—

1. These rules may be called the Surveyor, Class III, (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Surveyor, Class III, (Panchayat Service) shall be made by direct selection.
3. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall—
  - (a) not be less than 18 years and not more than 28 years of age;
  - (b) have passed Secondary School Certificate Examination or possess an equivalent qualification;
  - (c) have passed the 18 months Surveyor's Course from the Industrial Training Institute recognised by the Government;
  - (d) have adequate knowledge of Gujarati and Hindi.
4. A candidate appointed by direct selection shall be on probation for a period of one year.
5. A candidate appointed by direct selection shall be required to undergo such training for such period and pass such post-training examination as may be prescribed by the Government.
6. A candidate appointed by direct selection shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.
7. A candidate appointed by direct selection shall be required to furnish security and surety bond for such amount, in such form and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

ગુજરાત, ગ્રામ ગુલાનિર્માતૃ અને ગ્રામ વિકાસ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર, તારોખ ફેઝી અન્યુનારી, ૧૯૯૯

ગુજરાત પચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક : કેપી/ડ/૧૮૮/પોનારામોર/૧૧૬૭/૧૫૩૦/૬-૧૮૨/ડી. —ગુજરાત પચાયત અધિનિયમ, ૧૯૯૩ (સન ૧૯૯૩ના ગુજરાત-ના ૧૮મુલ્યાંકન ૨૭૪ થાંથે ૨૮૮, દિવસ ૨૨૭ થી મળેલી સાતતાની રૂએ, અને આ અર્થે કરેલા તમામ નિયમો ૨૬ કરીને, ગુજરાત સરકાર, ૨૧૩૦  
અર્થે ૫૨ કરી-૩, (પચાયત સેવા)ની જગ્યા ઉપરની ભરતીનું નિયમન કરવા માટે જોગવાઈ કરવા માટે નીચેના નિયમો કરે છે :—

1. આ નિયમો, સર્વેયર, વર્ગ-3, (પંચાયત સેવા) ભરતી નિયમો, ૧૯૮૮ કહેવાશે.
2. સર્વેયર, વર્ગ-3, (પંચાયત સેવા)ની નોંધ ઉપરની નિયમોનું સૌધી પસંદગીથી કરવી જોઈશે.
3. નિયમ રમાં જલ્દું વેલ જગ્યા ઉપર સૌધી પસંદગીથી નિયમોનું કરવી જોઈશે.

(ક) ૧૮ વર્ષથી બોધી અને ૨૮ વર્ષથી વધુ ઉમરનો હોવો જોઈશે.

(ખ) માધ્યમિક શાળાની પ્રમાણપત્ર પરીક્ષા પાસ કરેલી હોવી જોઈશે અથવા તેની સમજના લાયકાત ધરાવતો હોવો જોઈશે.

(ગ) સરકાર માટે ગોટોગિક તાલીમ સંસ્થાનાં ૧૮ મહિનાનો સર્વેયરનો કોર્સ પાસ કરેલ હોવો જોઈશે.

(ઘ) ગુજરાતી અને હિન્દી ભાષાનું પુરણું શાન્ત ધરાવતો હોવો જોઈશે.

4. સૌધી પસંદગીથી નીમાયેલ ઉમેદવારે એક વર્ષની મુદત સુધી અનુમાયથ ઉપર રહેણું પડશે.
5. સૌધી પસંદગીથી નીમાયેલ ઉમેદવારે, સરકાર કરવે તેવી ગાલીમ, કરવે તેટલી મુદત માટે કેવી પડશે અને આવી તાલીમ પછીની પરીક્ષા પાસ કરવી પડશે.
6. સૌધી પસંદગીથી નીમાયેલ ઉમેદવારે સરકાર કરવે તેવી ખાતકીય ખરીકા અને ગુજરાતી અથવા હિન્દી અથવા તે બને પરીક્ષા પાસ કરવી પડશે.
7. સૌધી પસંદગીથી નીમાયેલ ઉમેદવારે સરકાર કરવે તેવી ખાતકીય ખરીકા અને ગુજરાતી અથવા હિન્દી અથવા તે બને પરીક્ષા પાસ કરવી પડશે.

ગુજરાતના રાજક્ષયાબના લુકમથી અને તેમના નામે,

આર. એન. નિનામા,  
સરકારના ઉપ સચિવ.

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/7/99/PRR/1194/9-101/D.—In exercise of the powers conferred by Section 227 read with Section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Fitter (Class IV), (Panchayat Service), namely.

1. These rules may be called the Fitter, (Class IV) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Fitter (Class IV) (Panchayat Service) shall be made by direct selection.
3. To be eligible for appointment by direct selection to the post sanctioned in rule 2, a candidate shall,
  - (a) not be less than 18 years and not more than 25 years of age;
  - (b) possess a certificate in the trade of Fitter from an Industrial Training Institute or an equivalent qualification;
  - (c) have adequate knowledge of Gujarati and Hindi;
4. A Candidate appointed by direct selection shall be on probation for a period of six months.
5. A candidate appointed by direct selection shall be required to undergo such training for such period and pass such post-training examination as may be prescribed by the Government.

6. A selected candidate shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.

7. A candidated appointed by direct selection shall be required to furnish security and surety bond for such amount, in such form and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

ખંડાયત, ગ્રામ ગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જીહેરનાગં

સચિવાલય, ગુધીનગર, તારીખ હેઠળાંથી આપોએ.

ગુજરાત રાષ્ટ્રપત્ર અધિકારી, ૧૯૬૩.

ક્રમાંક : કેપી/જ/દાટ/પોન્ડારસાર/૧૯૮૪/દ-૧૦૧/૩.—ગુજરાત ચેચાયત અધિનિયમ, ૧૯૮૫ (સન ૧૯૮૫ના ગુજરાતના ૧૮૦) ની કલમ-૨૭૪ સાથે વૈશ્વાત્રા કલમે રાજ્યથી મળેલી સરતાની તુચ્છ, અને આ અથે કેવાં નિયમો એ કીને, ગુજરાત સરકાર, આધી કિટર (વગ-૪) (ચેચાયત સેવા) ની જગ્યા ઉપરની ભરતીના નિયમન કરવા માટે જોગવાઈ કરવા માટે નીચેના નિયમો કરે છે.

१. आ नियमो फ़िट्टर (वर्ग-४) (भवायत सेवा) भवती नियमो, १८८८ क्षेवास.

૨. ફિટર (વર્ગ-૪) (પંચાયત સેવા)ની જગ્યા પરની નિમણક સૌધી પસંદગીથી કરવી બહિ.

3. नियम-2मी अंजूर करेली जगा उपर सीधी पसेंटगीथी निमशुक्ते आनं थवा भाटे उमेदवार—

(૫) ૧૮ વર્ષથી ઓછાની અને ૨૫ વર્ષથી વધુ વિમર્શનો લોગો જોઈએ ગણિત

(4) शौधोगिक तालीम संस्था ने हिटडनार वर्षसभा प्रभाग परं अंशवा सभेकरण आयोजित प्रश्नपत्रे देखे। जिन्हें

(ગ) ગુજરાતી અને હિન્દીની પરં જ્ઞાન ધરાવતો હોવો જોઈએ.

૪. શ્રીધી પસંદગીથી નીમાયેલ ઉમેદવારે, છ માસની મુદત સુધી પ્રોલેખન ઉપર રહેણ પડે.

પ. સાથી પરંદોથી નિયમાએ ઉમેદવાએ, સરકાર હચાવે રેવી તાલીમ, હચાવે તેટલી મુદ્દત માટે બેઠો પડું અને હચાવે રેવી તાલીમ પણીની પરીક્ષા ખૂસ કરવી પડે.

૫. પરાંતે શામેલ ઉમેદવારો સરકાર ઠરાવે તેવી ખાતાકીથી પદીક્ષા અને ગજરાતી અથવા હિન્દુ અથવા દે બને પરીક્ષા પાસ કરવી પડે.

જ. સીધી પરદાગોથી નીમાયેલ ઉમેદવારે, સરકાર કરાવે તેટલી રકમનું તેવા નમૂનામાં અમે તેટલી મુદ્દત માટે જ્ઞાતીન આપે જાંબિનાથન  
પ્રદાન કેલાયા.

ગજરાતના રાજ્યપાલના હક્કાઓથી અને તેમના નામું

आर. एन. निवासा,  
मुख्यालय उप सचिव.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 6th January, 1999.

## **GUJARAT PANCHAYATS ACT, 1993**

No. KP/8/99/PSR/1298/459/D.—In exercise of the powers conferred by section 274 read with sub-section (5) of section 227 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) the Government of Gujarat hereby makes the following rules, further to amend the Gujarat Panchayat Service (Discipline and Appeal) Rules, 1997:

1. These rules may be called the Gujarat Panchayat Service (Discipline and Appeal) (Amendment) Rules, 1999.

2. In the Gujarat Panchayat Service (Discipline and Appeal) Rules, 1997, in rule 8,

(i) after sub rule (7), the following note shall be inserted, namely :—

"Note :—The Panchayat servant may also take the assistance of a retired Panchayat servant to present the case on his behalf subject to such conditions as may be determined in general or special orders issued by the Government from time to time;"

(ii) in sub rule (ii), clause (b) shall be deleted.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગુજરાતમાંથી અને ગ્રામ વિકાસ વિભાગ,

અહેરનામું

સાચિવાલય, ગાંધીનગર, ડીટી બન્ધુઆરી, ૧૯૯૯.

\*શુદ્ધારણ પંચાયત અધિનિયમ, ૧૯૯૩.

ફોડ : કેચી/૮/૧૯૯૮/પીએસઆર/૧૨૮૮/૪૫૮/ડી. —ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩ (સન ૧૯૯૩ના ગુજરાતના ૧૮મી)ની ક્રમમાં ૨૨ાંની પોટા-ઠંલમ (૫) સાથે વાંચતાં, કલમ ૨૭૪થી મળેલી ક્ષત્રાની રૂંઘ, ગુજરાત સરકાર, આંધી, ગુજરાત પંચાયત સેવા (શિસ્ત અને અપીલ) નિયમો, ૧૯૯૭ વધુ સુધારવા નીચેના નિયમો કરે છે.

૧. આ નિયમો ગુજરાત પંચાયત સેવા (શિસ્ત અને અપીલ) (સુધારા) નિયમો, ૧૯૯૯ કરવાચે.

૨. ગુજરાત પંચાયત સેવા (શિસ્ત અને અપીલ) નિયમો, ૧૯૯૭માં નિયમ ૮માં,

(૧) હેઠા નિયમ (૩) પછી, નીચેનો નોંધ દરખાસ્ત કરવો :—

"નોંધ :—પંચાયત કર્મચારી, સરકાર વખતોવખત કરે તેવા સામાન્ય અને ખાસ લુક્સોમાં નક્કી કરવામાં આવે તેવી શરતોને અધીન રખીને, પોતાના વતી કેસે રન્યુ કરવા માટે નિવૃત્ત પંચાયત કર્મચારીની માર્ગ પણ વર્ણ કરો."

(૨) ચેટા-નિયમ (૨માં, ખંડ (૫) કાંઈ કરવો.

ગુજરાતના રાજ્યપાલકીના કુદમણી અને તેમના નામી,

આર. એન. નિનામા,  
સરકારના ડિપ-સાંસ્કિક.

સરકારી મખાત્મા પ્રેર, ગાંધીનગર,

(C)



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## EXTRAORDINARY

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## PART I-A

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts**

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT  
Notification**

Sachivalaya, Gandhinagar, 7th January, 1999.

GUJARAT PANCHAYATS ACT, 1993.

No. : KP/9/1999/PRN/1095/932/J : WHEREAS by Government Notification, Panchayats and Rural Housing Department No. KP/126 of 1995/PRN--932--(95)-(2)--J dated the 29th July, 1995, the rate of cess on all non agricultural lands levied under sub-section (1) of section 191 of the Gujarat Panchayats Act, 1993 (hereinafter referred to as "the said Act") in relation to the Bhavnagar District under the jurisdiction of the Bhavnagar District Panchayats was increased by 100 paise for a period of three years commencing on and with effect from the 1st August, 1995 and ending on the 31st July, 1998.

AND WHEREAS, in pursuance of clause (a) of sub-section (3) of section 191 of the said Act, the Bhavnagar District Panchayat has by its resolution passed at its meeting of the Executive Committee held on the 29th May, 1998 applied to the State Government for continuing the increase in the rate of cess for a further period of three years.

AND WHEREAS the Government of Gujarat has received the aforesaid application.

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (3) of section 191 of the said Act, the Government of Gujarat hereby continues the said increase in the rate of cess on all non-agricultural land levied under sub-section (1) of the said section 191 in relation to the area under the jurisdiction of the Bhavnagar District Panchayat by 100 paise i.e. two hundred paise on every rupee of every sum so leviable for a further period of three years on and with effect from the 7th January, 1999 and ending on the 31st July, 2001.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.



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### PART I-A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.

હુકમ

સચિવાલય, ગાંધીનગર, ૮મી જાન્યુઆરી, ૧૯૯૯.

શ્રીજરાત નગરપાલિકા અધિનિયમ-૧૯૯૯

ક્રમાંક:- કેવી/૮/૯૯/ન્પલ/૧૦૬૭/સીએમવીપી-૩૮/મ.

ગુજરાત સરકારનો આભિપ્રાય પ્રમાણે મોરબી નગરપાલિકા (જેનો આગામી હવે પછી સદરહુ નગરપાલિકા તરીકે ઉલ્લેખ કર્યો છે, તે) ગુજરાત નગરપાલિકા અધિનિયમ, ૧૯૯૯ (જેનો આપમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે તે) તેનાથી અથવા તે હેઠળ અથવા કાયદાથી અન્યથા તેના ઉપર મૂકવામાં આવેલ, ફરજી બજાવવામાં અસરમર્ય પુરવાર થયેલ છે. તેથી તા. ૧૩/૧૦/૯૯ ની સમાનઅંકી કારણાર્થક નોટિસથી સદરહુ નગરપાલિકાને સદરહુ અધિનિયમની ડલમ-૨૯૭(૧) હેઠળ વિસર્જન કરવાનો હુકમ રાખ માટે કરવો નહીં તે બાબતની નોટીસ તે સાથેના પરિચિષ્ટમાં નિર્દિષ્ટ કરેલ કારણો સાથે આપવામાં આવી હતી અને સદરહુ નગરપાલિકાને આ બાબતનો મુલાસો લેખિત રૂબરૂ કરવા ટુક આપવામાં આવી હતી.

પ્રમુખશ્રી, મોરબી નગરપાલિકાએ તા. ૨/૧૧/૯૮ ના પત્રથી તેમનો જવાબ રજુ કરવા સમય માંગતાં તા. ૧૪/૧૧/૯૮ સુધીમાં સમય આપેલ ત્યારબાદ નગરપાલિકાએ તા. ૨૦/૧૧/૯૮ ના પત્રથી જવાબ પાઠવેલ છે.

નગરપાલિકાએ તેના લેખિત જવાબમાં તેઓને કારણદર્શક નોટીસમાં જણાવેલ મુદ્દાઓ કેવળ અનુમાનોના આપારે આપેલ હોવાનું જગ્ગાની આ નોટીસ રદ કરવા વિનંતી કરેલ છે. નગરપાલિકાને તા. ૧૫/૧૨/૯૮ ના રોજ રૂબરૂ સુનાવણી રાખવામાં આવેલ જેમાં નગરપાલિકા તરફથી મુદ્દત માંગતાં તા. ૨૮/૧૨/૯૮ ના રોજ પુનઃ સુનાવણી રાખેલ જેમાં નગરપાલિકાના ઉપરમુખશ્રી હાજર રહી રજુઆત કરેલ. જે આપારે તા. ૪/૧/૯૮ ના રોજ સુનાવણી રાખવામાં આવેલ. તા. ૪/૧/૯૮ ના રોજ રાખવામાં આવેલ સુનાવણી સમયે નગરપાલિકાના પ્રમુખશ્રી, મુખ્ય આધ્યકારીશ્રી તથા કલેક્ટરશ્રી રાજકોટના પ્રતિનિધિ અને નગરપાલિકાના વડીલશ્રી હાજર રહેલ જેઓએ રૂબરૂ સુનાવણીમાં રજુઆત કરેલ હતી.

નગરપાલિકાના વડીલશ્રીએ આ કારણદર્શક નોટીસ અન્યથે નગરપાલિકાનો સર્વ સત્યશ્રીઓને સાભળવા જોઈએ તેનું જણાવેલ. તદ્વારાંત નગરપાલિકાના કેટલાક સત્યશ્રીઓ તેમને રૂબરૂ સાભળવા અને નોટીસની નકલ દરેક સત્યશ્રીને આપવી જોઈએ તેવી રજુઆત કરેલ. વિશેષમાં તેઓએ કલેક્ટરશ્રીનો અસલ અહેવાલની નકલની માંગણી કરેલ હતી. જે ખાનકો રેકડ હોઈ, તેમજ કલેક્ટરશ્રીએ નગરપાલિકાના રેકડ પરથીજે તપાસે અહેવાલ સરકારમાં રજુ કરેલ હોવાની નગરપાલિકાને આ રેકડ આપવાનો રહેતો નથી તેમ અરેથી જગ્ગાવેલ. નગરપાલિકાના વિધાન વડીલશ્રીના જગ્ગાવા પ્રમાણે મોરબી નગરપાલિકાને આપવામાં આવેલ કારણદર્શક નોટીસ ઓગાઉના અહેવાલના આપારે તપાં રહેલ છે. જેના મુદ્દાઓને ચકસતા સમગ્ર નોટીસ કોઈના હુકમોને કારણે નગરપાલિકા પોતાની કામગીરી કરી શકલ નથી તેનું જણાવેલ છે. આ રજુઆતમાં નગરપાલિકાનું બજેટ મજૂર કરવા બાબતની વિગતની ચર્ચા કરેલ જે બેઠક સામે કોઈનો મનાઈહુકમ હોવાની રજુઆત સ્વીકારી શકાય તેમ નથી. કારણ કે કોઈ ધારા બાંધેટ મજૂર કરવા સામે ગનાઈહુકમ આપવામાં આવેલ ન હતો.

મોરબી નગરપાલિકામાં સમિતિઓની રચના કરવા માટે પણ કોઈ તરફથી જે મનાઈહુકમ આપવામાં આવેલ હતો તે માત્ર તા. ૨૩/૩/૯૭ ની બેઠક પુરતો જ મય્યાદિત હોવાં છતાં નગરપાલિકાના બાઈધારા કોઈ સમિતિની રચના કરવામાં આવેલ નથી.

૨. નગરપાલિકા અધિનિયમની કલમ-પ્રતિ થી. ૫૮ ની જીગવાઈઓ મુજબ નિયત સમય-મય્યાદિમાં નગરપાલિકાની જુદી જુદી સમિતિઓની રચના કરવી જોઈએ. પરંતુ આ નગરપાલિકાએ આ કામગીરી એક યા બીજી કારણોસર કરવામાં નિષ્ફળ ગૈગેલ છે. આ સંદર્ભમાં નગરપાલિકા ધ્વારા કરવામાં આવેલ ખુલાસાઓ સ્વીકારી શકાય તેવા નથી. કારણ કે નગરપાલિકાના તમામ સદસ્યો તથા પદાધિકારીશ્રીઓ પ્રજાની ચુખાકારી મીટ કે પ્રજાના ડિસ્ટ્રિક્ટને અનુલભી કાર્યક્રમ વહીવટ કરવામાં નિષ્ફળ ગૈગેલ છે. વળી નગરપાલિકાના પ્રમુખશ્રી અવાર-નવાર લાભી રજા પર જતાં તથા કાર્યકરી પ્રમજુખશ્રી પણ રજા પર જતાં રહેતા નગરપાલિકાના વહીવટને કાતિ પહોંચી છે. આ સંદર્ભમાં કલેક્ટરશ્રીએ આપેલ નોટીસ પણ નિર્દેખ નિવાલ છે.

૩. નગરપાલિકાએ અધિનિયમની જોગવાઈ મુજબ ત્રિગાસીક ધોરણે સામાન્ય સભાની બેઠક બોલાવવી જોઈએ, પરંતુ નગરપાલિકા ધ્વારા આવી બેઠકો નહીં બોલાવવા માટે જોઈ સ્વીકાર્ય ખુલાસી કરી શકી નથી. આ રીતે જોતાં પણ નગરપાલિકા અધિનિયમની જોગવાઈનું પાલન કરવામાં નિવાલ છે.

૪. મોરબી નગરપાલિકાના સદસ્યો તથા પદાપિકારીઓ ધ્વારા મંજુર થયેલ મહેકમની ઉપરયટ જઈને કરેલ ભરતી સંદર્ભમાં આપેલ ખુલાસો પ્રતિતિજ્ઞનક રજૂઆતો નથી. અને આવી ગેરકાયદેસર ભરતીના કારણે નગરપાલિકાને જુદી જુદી કોઈમાં થયેલ રજૂઆતોના સંદર્ભમાં પોતાના બચાવ માટે નાશાકીય જર્ય કરવો પડેલ છે. જે રીતે પણ નગરપાલિકાને આર્થિક રીતે નુકશાન થયેલ છે.

૫. મોરબી નગરપાલિકાના ગ્રમુખશ્રી તથા અન્ય પદાપિકારીશ્રીઓ કે સભ્યશ્રીઓ ધ્વારા તેમની કામગીરી પણ પુરતી ચકાસણી કર્યા વિના કરવામાં આવતી હોવાયી ખોટું સોંગંદનાંનું રજૂ કરવું પડ્યું તેવી પરિસ્થિત ઉપસ્થિત થયેલ છે જે બાબત ગંભીર ગણાય. આ સંદર્ભમાં નગરપાલિકામાં કોઈ બ્યાજબી ખુલાસો કરી શકેલ નથી.

૬. નગરપાલિકા તેના આપવામાં આવેલ કારણદર્શક નોટિસના મુદ્દા નં.૬ ભાબતે કોઈ સ્પષ્ટતા કરી શકેલ નથી. આથી મુદ્દા નં.૬ માં ઉપસ્થિત કરેલ વિગતોને લક્ષ્યમાં લઈને પણ નગરપાલિકાના સદસ્યશ્રીઓને પણ જવાબદાર ગણ્ણી શકાય.

નગરપાલિકાના એડવોકેટશ્રી ધ્વારા નગરપાલિકા સામેના આસોપો સંદર્ભો અપાવેલ જવાબ, કાયદાકીય મુદ્દાઓ તથા ગૌણિક રજૂઆતો સાંભળેલ અને તેને અનુલક્ષીને કાયદાકીય મુદ્દાઓ અંગે ઉપરના ફકરાઓમાં ચર્ચા કરવામાં આવી છે, તે પ્રમાણે તેમજે રજૂઆત કરેલા કાયદાકીય મુદ્દાઓ પ્રસ્તુત કારણદર્શક નોટિસમાં દશવિલ વિગતોના સંદર્ભમાં સ્વીકાર્ય રજૂઆતાં નથી. સદરહુ નોટિસના પરિશિષ્ટમાં દશવિલ કારણોની સત્યતા તથા વ્યાજબીપણા અંગે નગરપાલિકાએ આપેલ જવાબને ધ્યાનમાં લઈ જે તે મુદ્દાઓના સંદર્ભમાં રબરૂમાં ચર્ચા કરોયેલ છે. તેમાં જવાબ્યા પ્રમાણે કોઈ વિશેષ સ્પષ્ટતા મળતી ન હોય સદરહુ નગરપાલિકાના વહીવટમાં સભ્યોની નિષ્ઠિયતા રજૂઆઈ આવેલ છે. આથી રાજ્ય સરકારને એમ જવાય છે કે, નગરપાલિકાને આપાવેલ સદરહુ નોટિસના અનુસૂચિમાં દશવિલ કારણો મુજબની સદરહુ અધિનિયમથી અથવા તે લેઠણ તેના પર મુકવામાં આવેલ ફરજો બજાવવામાં મોરબી નગરપાલિકા સમર્થ નથી.

તેથી હવે સદરહુ અધિનિયમની કલમ-૨૬૩ ની પેટા કલમ-(૧) થી મળેલ સત્તાની રૂબે ગુજરાત સરકાર સદરહુ નોટિસ અન્વયે અનુસૂચિમાં નિર્દેશ કરેલ કારણોસર્વ મોરબી નગરપાલિકાને ગુજરાત નગરપાલિકા અધિનિયમ-૧૯૮૩ અથવા તે હેઠળ તેના પર મુકવામાં આવેલ ફરજો બજાવવામાં અસમર્થ હોવાનું જાહેર કરી, નગરપાલિકાને વિસર્જિત કરે છે. અને ગ્રાન્ટ અધિકારીશ્રી, મોરબીને મોરબી નગરપાલિકાના વહીવટદાર તરીકે નિમવાનો નિર્ણય કરે છે. આ હુકમનો અમલ નામદાર ગુજરાત હાઈકોર્ટમાં સ્પે.સી.ઓ. નં.૮૮૭૫/૮૮ ના આદેશને આધિન રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે.એમ.વાસ  
નાયામ સચિત,  
શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.



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### P A R T - I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

પંચાયત, ગ્રામ ગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૫મી જાન્યુઆરી, ૧૯૯૯.

ક્રમાંક : કેચી/૧૩/૧૯૯૯-૩૦૦૮૬-૧૯૧૩૮. —ગુજરાત પંચાયત સેવા પસંદગી બોર્ડના અધ્યક્ષ શ્રી ચૌપદ્મલ ગોહિલ તારીખ  
૧૫/૧/૧૯૯૯ રોજ કૃચેરી સમય બાદથી બોર્ડના અધ્યક્ષપદથી નિવૃત્ત થતા તા. ૧૫/૧/૧૯૯૯ અધિસૂચનાથી અગ્ર સચિવશ્રી, પંચાયત,  
ગ્રામ ગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગને ગુજરાત પંચાયત સેવા પસંદગી બોર્ડના અધ્યક્ષશ્રીનો જગાનો હવાલો સુપ્રત્ત કરવામાં  
આવે છે.

૨. સામાન્ય વહીવટ વિભાગની તારીખ ૧૭/૧૨/૧૯૯૯ અધિસૂચના ક્રમાંક : ઓઆઈએસ/ઉપાયદાર/ગ, અન્યે શ્રી પી. બસુ અણુ  
સચિવશ્રી, પંચાયત, ગ્રામ ગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગની બદલી થતા તેમની જગાએ શ્રી ટી. સી. ઓ. રંગાઠુરાઈ, અધિક  
ગુણ સચિવશ્રી લાનર થતાં તેઓને બોર્ડના અધ્યક્ષશ્રીનો જગાનો હવાલો સુપ્રત્ત કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હક્મથી અને તેમની નામે,

મનોજ શાહ,  
સરકારના સંયુક્ત સચિવ.



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### PART I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.)**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th January, 1999.

##### GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. : KV-9-of-1999-AMN-8097-1615-P :—WHEREAS the Government of Gujarat is of the opinion that strikes in all the services of the Ahmedabad Municipal Corporation including Ahmedabad Municipal Transport Services and Municipal General Hospitals constituted under the Bombay Provincial Municipal Corporations Act, 1949 (Bombay LIX of 1949) (hereinafter referred to as "the said employment") would prejudicially affect the maintenance of the public utility services would result in the infliction of grave hardships on the community :

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of sub-section (1) of section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Gujarat Act No. 23 of 1972) the Government of Gujarat hereby declares the employment to be an essential services for the purposes of the said Act.

By order and in the name of the Governor of Gujarat,

G. J. PATEL,  
Under Secretary to the Govt. of Gujarat  
Urban Development and Urban Housing Deptt.



# The Gujarat Government Gazette

## EXTRAORDINARY

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**Separate paging is given to this Part in order that it may be filed as a separate compilation.**

### PART I-A

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th January, 1999.

Gujarat Essential Services Maintenance Act, 1972.

No. : KV-10 of 1999-AMN-3097-1615-(1) P : WHEREAS the Government of Gujarat is satisfied that in the public interest it is necessary so to do ;

NOW, THEREFORE, in exercise of the powers conferred by Sub section (1) of Section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Gujarat Act No. 23 of 1972) the Government of Gujarat hereby prohibits strikes in the essential services declared as such under the Government Notification, Urban Development and Urban Housing Department No. : KV-9-99-AMN-8097-1615-P, dated the 16th January, 1999 and specified in the schedule annexed hereto :

##### THE SCHEDULE

All Employment in all the services of the Ahmedabad Municipal Corporation including Ahmedabad Municipal Transport Services and Municipal General Hospitals.

By order and in the name of the Governor of Gujarat,

G. J. PATEL,  
Under Secretary to the Govt. of Gujarat,  
Urban Development & Urban Housing Department.



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## PART I-A

### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th January, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. : KP/14/1999/PRN/1097/2121/J The following draft of a notification which it is proposed to be issued under sub-section (1) of section 274 read with sub-section (3) of section 160 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), is published as required by sub-section (5) of the said section 274 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

##### DRAFT NOTIFICATION

No. : KP/14/1999/PRN/1097/2121/J.—In exercise of the powers conferred by sub-section (1) of Section 274 read with sub-section (3) of section 160 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules, namely :—

1. *Short title* : These rules may be called the Gujarat Panchayats District Family Welfare Fund (Investment) Rules, 1999.

2. *Definitions* : In these rules, unless the context otherwise requires :

- (a) "the Act" means the Gujarat Panchayats Act, 1993 ;
- (b) "Fund" means the District Family Welfare Fund established under section 160 ;
- (c) "Section" means a Section of the Act ;
- (d) words and phrases not defined here but defined in the Act shall have the same meaning as in the Act.

3. *Investment of Fund* :—All the sums at the credit of the Fund shall be deposited by the District Panchayat in the Government Treasury to the credit of the separate Personal Ledger Account of the District Development Officer opened for this purpose. Out of the sums so deposited, the actual amount required for the purposes of family welfare programme in the district shall be kept in the Personal Ledger Account and the remaining amount shall be invested in Government as term deposits of the district panchayat.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.

ગુજરાત, ગ્રામ ગૃહનિર્માણ, અને ગ્રામ વિકાસ વિભાગ

જોહેરનામાં

સચિવાલય, ગાંધીનગર, તા. ૧૫મી જાન્યુઆરી, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક : કેપી/૧૪/૧૮૮૮/પીઆરબેન/૧૦૨૭/૨૧૨૧/ન.—ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૮ (સન ૧૮૮૮ના ગુજરાતના ૧૮મા)ની ક્રમ ૧૬૦ ની પેટા-ક્રમ (૩) સાથે વાંચતા ક્રમ ૨૭૪ ની ક્રમ પેટા (૧) હેઠળ પ્રાઠ્વા ધારેલા જોહેરનામાનો નીચેનો મુસટ્ટે, તેનાથી અસ્તર બચાવેના સંબંધ હોય તંત્રી તમામ વિકિતઓનો જાણ સાડું સદરહુ ક્રમ ૨૭૪ ના ક્રમ પેટા (૫) થી છાલ્યા પ્રમાણે, પ્રસિદ્ધ કર્યામાં આવે છે. અને આથી રોટિસ આપવામાં આવે છે કે સદરહુ મુશ્કેલી, સરકાર રાજ્યપત્રમાં આ જોહેરનામાં પ્રસિદ્ધ થયાનું તારીખથી ત્રીસ દિવસની મુદ્દત પુરા થયેથી આવવા ત્યારપણી, ગુજરાત સરકાર વિચારણામાં બેશે.

૨. ઉપર્યુક્ત મુદ્દત, પુરો થયા પહેલાં, કોઈ વ્યક્તિ તરફથી સદરહુ મુસદ્દાના સંબંધમાં, ગુજરાત સરકારના અધિક મુખ્ય સચિવ, પંચાયત, ગ્રામ ગૃહ નિર્માણ અને ગ્રામ વિકાસ વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંચા અને સુચના મળશે તેની ઉપર સરકાર વિચારણા કરશે.

જોહેરનામાનો મુસદ્દે

ક્રમાંક : કેપી/૧૪/૧૮૮૮/પીઆરબેન/૧૦૨૭/૨૧૨૧/ન.—ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૮ (સન ૧૮૮૮ના ગુજરાતના ૧૮મા)ની ક્રમ ૧૬૦ ની પેટા-ક્રમ (૩) સાથે વાંચતા ક્રમ ૨૭૪ ની પેટા-ક્રમ (૧) થી મળેલો સત્તાની રૂપે ગુજરાત સરકાર, આધી, નીચેના નિયમો કરે છે :—

૧. ટુંકી સત્તા :—આ નિયમો, ગુજરાત જિલ્લા પંચાયત કુટુંબ કલ્યાણ ફંડ(રેકાપ્યુ) નિયમો ૧૮૮૮ કરેવાશે.

૨. વાખ્યા :—આ નિયમોમાં, સંદર્ભથી અન્યથા અપેક્ષિત ન હોય તો :—

- (અ) "અધિનિયમ" એટલે ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૮.
- (બ) "ફંડ" એટલે ક્રમ ૧૬૦ હેઠળ સ્થાપેલ જિલ્લા કુટુંબ કલ્યાણ ફંડ.
- (ગ) "ક્રમ" એટલે અધિનિયમની ક્રમ.

(૭) અર્થીયા વ્યાખ્યા કરી ન હોય પરંતુ અધિનિયમમાં વ્યાખ્યા કરેલ હોય તેવા શહેરો અને શહેરમુહૂરો અર્થ, અધિનિયમમાં તેનો જ અર્થ આપો હોય તે જ થશે.

૩. ફંડનું રોકાણ :—હડ ખાતે નમા હોય તેવી તમામ રકમ નિદ્વા પંચાયત, આ હેતુ માટે જ ખોલેલ નિદ્વા વિકાસ અધિકારીના અધિગત ખાતે સરકારી તિજેરીમાં થાપણો મુક્કવી જોઈશે. આવી રીતે થાપણો મુક્કલો રકમમાંથી નિદ્વામાં કુટુંબ કલ્યાણ કાર્યક્રમના હેતુઓ માટે ખરેખર જરૂરી રકમ અંગત ખાતે રાખવામાં આવશે. અને બાકીની રકમ, નિદ્વા પંચાયતની મુદ્દતી થાપણો તરીકે સરકારમાં રોકાણ જોઈશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

ક. વી. વસાવા,  
સરકારના ઉપસંહિત.



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### PART-I-A

#### CENTRAL SECTION

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#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th January, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/15/1999/PRN/1097/760/J. — The following draft of a notification which it is proposed to be issued under sub-section (1) of section 274 read with clause (b) of sub-section (2) of section 69 and clause (b) of sub-section (2) of section 83 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) is published as required by sub-section (5) of the said section 274 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

##### DRAFT NOTIFICATION

No. KP/15/1999/PRN/1097/760/J. — In exercise of the powers conferred by sub-section (1) of section 274 read with clause (b) of sub-section (2) of section 69 and clause (b) of sub-section (2) of section 83 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules, namely:

1. *Short title.*—These rules may be called the Gujarat Panchayats (Delegation of Powers and Duties by President to Vice-President) Rules, 1999.

2. *Definitions:*—In these rules, unless the context otherwise requires:—

(i) “Panchayat” means a taluka panchayat or a district panchayat, as the case may be;

(ii) “President” means a President of a Taluka Panchayat or a district panchayat, as the case may be;

(iii) “Vice-President” means a Vice-President of a taluka panchayat or a district panchayat, as the case may be;

3. Delegation of powers and duties to Vice-Presidents:—(1) The President may, by an order in writing, delegate any of his powers and duties, with such restrictions and conditions as may be specified in the order to the Vice-President.

(2) The President shall have power to modify or cancel such order.

(3) The President shall not delegate any of his power and duties to the Vice-President, which the Panchayat expressly forbids him to delegate.

(4) Copies of the order issued under sub-rule (1) or (2) shall be sent to the Vice-President of the Panchayat, the Secretary to Government, Panchayats Department, the Development Commissoner, Heads of all branches of the Panchayat and shall be placed before the Panchayat at its next meeting.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગુહ નિર્માણ અને ગ્રામ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, તા. ૧૬મી જાન્યુઆરી, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક : કેદી/૧૫/૧૯૯૮/પોઝારથેન/૧૦૮૭/૭૬૦/૧.—ગુજરાત પંચાયત અધિનિયમ, (સન ૧૯૮૮ના ગુજરાતના ૧૮મા)ના ક્રમ દાદ ની પેટા ક્રમ (૨) ના ખંડ (૫) અને ક્રમ ૮૩ ના પેટા ક્રમ (૨) ના ખંડ (૫) સાથે વાંચતાં, ક્રમ ૨૭૪ની પેટા-ક્રમ (૧) હેઠળ કંઈકા પારેવા જાહેરનામાનો નીચેના મુસદ્દે, સદરહુ ક્રમ -૨૭૪ની પેટા-ક્રમ (૫)થાં હયાવા પ્રમાણે, તેનાથી અસર થવાનો સંબંધ હોય તવા તમામ વાતિનાની જીવ સારુ પ્રસિદ્ધ કરવામાં આવે છે અને આથી નોટિસ આપવામાં આવ છે કે આ જાહેરનામું જરૂરાતમાં પ્રસિદ્ધ થયાની તારીખથી ત્રયાં દિવસ પૂરા થયે અથવા તે પછી, ગુજરાત સરકાર, સદરહુ મુસદ્દે વિચારણામાં વેશે.

૨. ઉપર્યુક્ત મુદ્દત પૂરી થાય તે પહેલાં, સદરહુ મુસદ્દેના સંબંધમાં કોઈ વિકિત તરફથી ગુજરાત સરકારના અધિક મૂલ્ય સચિવ, સંચાયત, ગ્રામ ગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગ, સચિવાલય, ગાંધીનગરને જે કોઈ વાંધા અથવા સુચના મળશે તે સરકાર વિચારણામાં વેશે.

જાહેરનામાનો મુસદ્દે

ક્રમાંક : કેદી/૧૫/૧૯૯૮/પોઝારથેન/૧૦૮૭/૭૬૦/૧.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ (સન ૧૯૮૮ના ગુજરાતના ૧૮મા)ના ક્રમ દાદ ની પેટા-ક્રમ (૨) ના ખંડ (૫) અને ક્રમ ૮૩ ના પેટા-ક્રમ (૨) ના ખંડ (૫) સાથે વાંચતાં, ક્રમ ૨૭૪ની પેટા-ક્રમ (૧) હેઠળ કંઈકા પારેવા જાહેરનામાનો નીચેના મુસદ્દે, સદરહુ ક્રમ -૨૭૪ની પેટા-ક્રમ (૫)થાં હયાવા પ્રમાણે, તેનાથી અસર થવાનો સંબંધ હોય તવા તમામ વાતિનાની જીવ સારુ પ્રસિદ્ધ કરવામાં આવે છે અને આથી નોટિસ આપવામાં આવ છે કે આ જાહેરનામું જરૂરાતમાં પ્રસિદ્ધ થયાની તારીખથી ત્રયાં દિવસ પૂરા થયે અથવા તે પછી, ગુજરાત સરકાર, સદરહુ મુસદ્દે વિચારણામાં વેશે.

(૧) દુંકી સંખા :—આ નિયમો ગુજરાત પંચાયત પ્રમુખ-ઉપપ્રમુખને સત્તા અને ફરજે સોંપવા બાબતના નિયમો, ૧૯૯૮ કહેવાશે.

(૨) વાયાય :—આ નિયમોમાં, સંદર્ભથી અન્યથા અપેક્ષિત ન હોય તો :—

(૧) “પંચાયત” એટલે થથાપ્રસ્તુત, તાલુકા પંચાયત અથવા જિલ્લા પંચાયત;

(2) "પ્રમુખ" એટલે યથાપ્રસંગ, તાલુકા પંચાયત અથવા જિલ્લા પંચાયતના પ્રમુખ;

(3) "ઉપ-પ્રમુખ" એટલે યથાપ્રસંગ, તાલુકા પંચાયત અથવા જિલ્લા પંચાયતના ઉપપ્રમુખ.

3. ઉપપ્રમુખોને સત્તા અને ફરજો સૌંપવા બાબત :— (1) પ્રમુખ વેભિતમાં હુકમ કરીને, તેની ઓઈ સત્તા અને ફરજો, હુકમમાં નિર્દિષ્ટ કર્તા હોય તેવા નિર્ધિત અને શરતો સાથે ઉપ-પ્રમુખને સૌંપી શકશે.

(2) પ્રમુખને આવો હુકમ સુધારવાની અથવા રદ કરવાની સત્તા રહેશે.

(3) પ્રમુખ પંચાયતે તેમને સ્પષ્ટ રીતે મનાઈ કરેલ હોય તેવી, તેમની ઓઈપણી સત્તા અને ફરજો ઉપ-પ્રમુખને સૌંપી શકશે નહીં.

(4) પેટા-નિયમ (1) અથવા (2) હેઠળ કાઢેલ હુકમની નકલો પંચાયતના ઉપ-પ્રમુખને સરકારના પંચાયત વિભાગના સચિવને, વિકાસ કમિશનરને, પંચાયતની બધી શાખાઓના વડાઓને મોહલ્લાની પડશે અને પંચાયતની ત્યાર પછીની બેઠક વખતે તેની સમજ રજૂ કરવી પડશે.

ગુજરાતના રાજ્યપાલશીંના હુકમથી અને તેમના નામે,

કે. બી. વસાયા,  
સરકારના ઉપસચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B,  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Health Audit Act).**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 19th January, 1999.

GUJARAT PANCHAYATS ACT, 1993.

No. : KP/..../12 of 1999/NPF/1998/4107/CH.—In exercise of the powers conferred by sub-section (1) of section 200 of the Gujarat Panchayats Act, 1993 (Guj. XVIII of 1993), the Government of Gujarat hereby makes the following order namely :—

No Octroi shall be levied by any village panchayat on the materials and equipments that may be brought by Indian Oil Corporation Limited within the Octroi limits of any village panchayat of Gujarat State exclusively meant for the construction of Vadinar-Kandla pipeline project, provided that a certificate to that effect duly signed by an officer authorised by the said Corporation shall have to be produced before the concerned village panchayat at the time of import of the material.

By order and in the name of the Governor of Gujarat,

J. D. JOSHI,  
Deputy Secretary to Government.

(C)



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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.)**

શહેરી વિકાસ અને શહેરી ગુહનિર્માણ વિભાગ

લુક્મ

સથિવાય, ગાંધીનગર, તા. ૨૧મી જાન્યુઆરી, ૧૯૯૯.

ગુજરાત નગરપાલિકા અધિનિયમ, ૧૯૬૩.

**ક્રમાંક :** કેવી/૨૧/૧૮૮/નપવ/૧૦૮૮/૬૨૩૮/મ. — ગુજરાત સરકારના અભિપ્રાય પ્રમાણે વેચાવળ-પાટણ સંયુક્ત નગરપાલિકા (જેનો આમાં હવે પછી સંદર્ભ નગરપાલિકા તરફે ઉલ્લેખ કર્યો છે તે) ગુજરાત નગરપાલિકા અધિનિયમ, ૧૯૬૩ (જેનો આમાં હવે પછી સંદર્ભ અધિનિયમ તરીકે ઉલ્લેખ કર્યો છે તે) થી અથવા તે હેઠળ. અથવા કારણદર્શક નાટિસની સંદર્ભ નગરપાલિકાને સંદર્ભ અધિનિયમની કલમે ૨૬૩(૧) હેઠળ વિસર્જન કરવાના લુક્મા શા માટે ન કરવા તે બાબતે તે નોટિસ સાથેના પરિશિષ્ટમાં નિર્દિષ્ટ ક્રેચ કારણે સાથે આપવામાં આવી હતી અને સંદર્ભ નગરપાલિકાને આ બાબતનો ખુલાસો બેખીન/બેખુ કરવા તક આપવામાં આવી હતી.

વેચાવળ-પાટણ સંયુક્ત નગરપાલિકાની સંસાન્ય રાખાના તા. ૧૧-૧-૮૮ ના બાર્ડ દ્વારા ક્રમાંક : ૧૯૦ની સાથે કારણદર્શક નોટિસનો જવાબ આપેલ હોયને તા. ૧૮-૧-૮૮ના રોજ નગરપાલિકાના પ્રમુખશ્રી રૂબરૂ સુનાવણીએ ઉપરિયત રહેલ છે. કારણદર્શક નોટિસનો નગરપાલિકાએ આપેલ જવાબ જોના, નોટિસ સાથેના પરિશિષ્ટયાં દરશિવિલ કારણોનો લગરપાલિકાએ ભાઈ અંશે સ્વતાકર કરેલ છે તેમજ રૂબરૂ સુનાવણી દરમિયાન વેખિત રહેત રજુ કરેલ જવાબ જોના પણ નગરપાલિકા તેને ચોપાયેલ પ્રાણિમિક ફરજ બજાવવામાં નિર્દ્ધાર ગયેલ હોઈ, જહેર જનતાના હિતને લક્ષ્માં લક્ષ્માં નગરપાલિકાના લાલના ગોડનેસાલુ રાખવા માટે, લાલની પરિસ્થિતિમાં, કોઈ વ્યાજબી કે નૈતિક કારણો નથી તેમ જાણેલ છે.

આ રીતો જોના, નગરપાલિકાનો તા. ૧૧-૧-૮૮ના જુનાથી દરમાન વેખિત સ્વર્ણે કરેલ વિશેષ રજુઆતને લક્ષ્માં લેતાં રાજ્યસરકારને એમ જાણુાય છે કે નુગરપાલિકાને આપાયેલ સંદર્ભ કારણદર્શક નોટિસના પરિશિષ્ટમાં દરશિવિલ ફરજે બજાવવા વેચાવળ-પાટણ સંયુક્ત નગરપાલિકા સમર્થ નથી. તેથી હવે સંદર્ભ અધિનિયમની કલમે-૨૬૩(૧) થી મળેલ સંતાની રૂપો ગુજરાત સરકાર સંદર્ભ કારણદર્શક નોટિસના પરિશિષ્ટમાં નિર્દિષ્ટ કરેલ કારણોસર્ર વેચાવળ-પાટણ સંયુક્ત નગરપાલિકાના ગુજરાત નગરપાલિકા અધિનિયમ, ૧૯૬૩ અથવા તે હેઠળ તેના પર મૂડવામાં આવેલ ફરજે બજાવવામાં અસરમાં ખોવાનું જાહેર કરી, નગરપાલિકા ને વિશ્વાજિત કરે છે અને ગ્રાન્ટ અધિકારીશ્રી, વેચાવળ-પાટણ સંયુક્ત નગરપાલિકાના વહીવટાર તરીકે નિમનો નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમણી અને તેમના નામે,

ને, ઓમ. વ્યાસ,  
સરકારના નાયબ સથિવ,



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### PART I-A

**Orders and Notifications (other than those published in Part I-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૧૯૯૯.

ભુધારો

ક્રમાંક : કેવી-૨૨/૬૮/નપલ-૧૦૮૮/૬૨૩૮/મ. -આ વિભાગના તા. ૨૧-૧-૬૮ના હુકમ ક્રમાંક : કેવી-૨૧-૬૮/નપલ-૧૦૮૮-૬૨૩૮-  
મ દ્વારા વેરાવળ-પાટણ સંયુક્ત નગરપાલિકાનું વિસર્જન કરી પ્રાંત અધિકારીશ્રી, વેરાવળને વેરાવળ-પાટણ સંયુક્ત નગરપાલિકાના  
વહીવટદાર તરીકે નિમન્નું આપતો હુકમ કરવામાં આવેલ છે, સદરહુ હુકમમાં નીચે મુજબનો ખુદારો કરવામાં આવે છે,

“વેરાવળ-પાટણ સંયુક્ત નગરપાલિકાનું વિસર્જન કરી શી રો. ઓ. રો. રાવ, મુખ્ય અધિકારીશ્રી, વેરાવળ-પાટણ સંયુક્ત નગરપાલિકાને,  
વહીવટદારશી વેરાવળ-પાટણ સંયુક્ત નગરપાલિકા તરીકે નિમવામાં આવે છે. અને વેરાવળ પાટણ સંયુક્ત નગરપાલિકાના મુખ્ય અધિકારીશ્રી  
તરીકે અન્યને કામથલાઈ નિમન્નું આપવાની કાર્યકાલી કરવા ક્રેડિટરશીને સૂચના આપવામાં આવે છે.”

શુલ્ષરાતના રાજ્યપાલશીના હુકમથી અને તેમના નામે,

એચ. એસ. શાહ,  
સેક્રશન અધિકારી,  
શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ.



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## PART-I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B),  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Roughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Order

Sachivalaya, Gandhinagar, 18th January, 1999.

GUJARAT PANCHAYATS ACT, 1993.

No. : KP/17 of 1999/NPF/1097/413/OH :-In exercise of the powers conferred by sub-section(1) of section 200 of the Gujarat Panchayats Act, 1993 (Guj. XVIII of 1993), the Government of Gujarat hereby makes the following order namely :

No octroi shall be levied for a period of two years by the village Panchayats on the raw materials, goods and machinery brought within the limits of local area for the purpose of erecting Common Effluent Treatment Plants subject to the condition that such importers produce certificate to that effect to the concerned village panchayat.

By order and in the name of the Governor of Gujarat,

(Sd/-) Eligible,  
Deputy Secretary to Government.

14-1

Extra-I-A-14-1

(C)



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### PART I-A

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

#### Notification

No. 3 KPN/22/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Dhhak Village Panchayat in Upleta Taluka of Rajkot District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And where as an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 22nd March, 1996 and whereas executive committee of District Panchayat Reso. No. 34 has Power to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayats and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Dhhak Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing reasons is issued separately.

Date : 12th February, 1999.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામં

ક્રમાંક : કષેવ/૨૨/પદ્ધય/ગં/૪.—સબબદ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ રાજકોટ નિલલાના ઉપખેટા નાણુકાની ઢોક ગ્રામ પંચાયતે સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજી બજાવવામાં દુરા-ગ્રહણૂર્ધક કસુર કરેલ છે. અને પોતાનાથી ચઠની પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કર્યામાં ચૂક કરેલ છે.

અને સબબદ કે, ઉક્ત અધિનિયમની કલમ-૨પદ અન્વયે તેની સામે પગલો થા માટે ન બેધ ને અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસા રજુ કરવાની તક આપવામાં આવી હતી.

અને સબબદ કે, ઉક્ત પંચાયતે આં અંગે કોઈ સંતોષકારક ખુલાસા રજુ કરેલ નથી.

અને સબબદ કે, નિલલા ધંચાયત રાજકોટએ તેની કારોબારી સમિતિનાં તારીખ ૨૨-૩-૮૯ના દ્વારા ક્રમાંક ૩૪થી ઢોક ગ્રામ પંચાયતને વિસર્જન કરવાના અધિકાર નિલલા વિકાસ અધિકારીશીને સુપ્રત કરેલ છે.

તેથી હવે ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ-૨પદ ની પોટ-કલમ (૧) અન્વયેની સાનાઓ ને સરકારશીના પંચાયત અને ગ્રામ ગૃહ નિર્માણ વિભાગના જાહેરનામા ક્રમાંક : કેપી/૧૯૮૯ ઓફ ૧૯૮૮/ ડાઈ.એલ./૧૦૮૪/૧૨૪૬/ની, તારીખ ૨૬-૭-૮૮, વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે તેની રૂપે હું, વી. સી. પટેલ, આઈ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી આદેશ : રાજ્યપત્રમાં પ્રતિષ્ઠ થયાની તારીખથી કંડ ગ્રામ પંચાયતનું વિસર્જન કર્યું છું. આ અંગે વિગતવાર ધ્યાનવટ કરતો અવગા આદેશ કરવામાં આવેલ છે.

તારીખ : ૧૩મી ફેબ્રુઆરી, ૧૯૯૯

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી ખંડસ્ક્ષ પ્રેસ, ગાંધીનગર

(C)



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## EXTRAORDINARY

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## PART-I-A

## CENTRAL SECTION

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT****Order**

Sachivalaya, Gandhinagar, 18th February, 1999.

GUJARAT PANCHAYATS ACT, 1993.

No. : KP/23/99/DDP/1697/3652/J.—WHEREAS, the Government of Gujarat by Notification, Revenue Department No. : GHM--97--80--M--PER--1097--L, dated the 24th September, 1997 has divided the Kheda District into two districts, namely Kheda District and Anand District and the areas of the taluka specified in column (4) of the Schedule appended hereto has been excluded from the existing Kheda District and the same has been included in the newly constituted Anand District;

AND WHEREAS, Section 3 of the Gujarat Panchayats Act, 1993 provides that there shall be a District Panchayat for each district and the 'district' as defined in clause (5) of Section 2 of the Act, means a district constituted from time to time under the Bombay Land Revenue Code, 1879 ;

AND WHEREAS, there does not exist district panchayat in Anand district due to its constitution of new district and therefore, a difficulty arises in appointing elected representatives of the Constituency which form part of the Anand district and, therefore, it is considered necessary to remove such difficulty;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 264 of the Gujarat Panchayats Act, 1993, the Government of Gujarat hereby,—

(i) removes the difficulty in establishing the District Panchayat for the Anand District and hereby constitutes the Anand District Panchayat;

(ii) reduces interimly the number of members of the existing Kheda district from 63 to 34;

(iii) terminates the Office of the members of the Kheda District Panchayat specified in Column (2) of the Schedule appended hereto representing the constituency specified in Column (3) falling within the areas of taluka shown in Column (4) of the Kheda District Panchayat, which has been excluded from the said District Panchayat;

(iv) appoints the same elected members specified in Column (2) of the said Schedule to be the members of the Anand District Panchayat representing the Constituency specified in column (3) falling within the areas of taluka shown in column (4) so included in the Anand district;

(v) declares that the members so appointed in the Anand District Panchayat shall hold office for a term which shall be co-extensive with the remaining term of the Kheda District Panchayat.

#### SCHEDULE

The details and other information of the areas included in the Anand District on account of the division of the Kheda District Panchayat.

Sr. No.	The name and the address of the representatives of the electoral divisions of the District Panchayat shown in Column No. 3.	Name and No. of the electoral division of the District Panchayat.	Details of the areas.
1	2	3	4
1.	Smt. Ushaben Rajanikant Brahmbhatt, Amulakhani Khadki, At--Adas., Ta. Anand.	1-Adas	Ta. Anand
2.	Shri Manubhai Parbatbhai Parmar, Ba. Bhag, At--Bhetashi Ta. Ankлав..	6-Asodar	Ta. Borsad (Now Anklav)
3.	Smt. Jyotsnaben Rajeshbhai Patel, Near Milk Dairy, At--Bakrol, Ta. Anand.	7-Bakrol	Ta. Anand.
4.	Smt. Ratanben Kamleshbhai Jadav, At--Lalpur, Ta. Ankлав.	8-Bamangam	Ta. Borsad. (Now Anklav)
5.	Smt. Bhanuben Rajendrabhai Patel, "Vrundavan", At. Bhadran, Ta. Borsad.	10-Bhadran	Ta. Borsad
6.	Smt. Bhanuben Bhulabhai Thakor, At & Post-Kasor, Ta. Anand.	11-Bhalej	Ta. Anand.
7.	Smt. Indiraben Mahendrabhai Patel, Mukhini Khadki, At & Post Ramol, Ta. Petlad.	13-Changa	Ta. Petlad.
8.	Smt. Dharmisthaben Manharbhai Parmar, Adani Tekri, At & Post Chikhodra, Ta. Anand.	15-Chikhodara	Ta. Anand.
9.	Smt. Bhagvatiben Bahadursinh Jadav, At and Post--Sarol, Ta. Borsad.	17-Dahievan	Ta. Borsad
10.	Smt. Sarlaben Maganbhai Patel, At & Post--Davol, Ta. Borsad.	18-Davol	Ta. Borsad.
11.	Smt. Vignatriben Babubhai Patel Jawahar chowk, At & Post--Dharmaj, Ta. Petlad.	20-Dharmaj	Ta. Petlad

1	2	3	4
12.	Smt. Sarojben Jayantibhai Vankar Saurabha Nagar Society, Israma Road, At. Petlad.	21-Golana	Ta. Petlad
13.	Smt. Basuben Babubhai Gohil, G.E.B. Board, Quarter No. E-91, At--Dhuvaran, Ta. Khambhat.	23-Kalamsar	Ta. Khambhat
14.	Shri Jesangbhai Mahijibhai Parmar, Behind Sugar Factory, At. Palaj, Ta. Petlad.	27-Kasor	Ta. Petlad
15.	Shri Mohanbhai Jatashankar Gamoth, Near Tower, At. Ras, Ta. Borsad.	28-Kathana	Ta. Borsad
16.	Shri Nayankumar Kanubhai Patel, At. Sanjaya, Ta. Petlad.	34-Mahelav	Ta. Petlad
17.	Shri Kantibhai Ranchhodbhai Patel At. Gorel, Ta. Borsad.	38-Napa--Talpad	Ta. Borsad
18.	Shri Mahendrabhai Bhailalbhai Patel, Opposit Milk Dairy, At. Navli, Ta. Anand.	39-Napad (Vanta)	Ta. Anand.
19.	Shri Natubhai Vallabhbhai Patel, 5--Anyoy Society, C/o., C. D. Patel, Ramnath Road, At. Petlad.	41-Pandoli	Ta. Petlad
20.	Shri Devisinh Vakhatsinh Gohel, At. Dhora, Ta. Umreth.	43-Pansora	Ta. Anand (Now Umreth)
21.	Shri Jayantibhai Shanabhai Vaghela Ta. Samarkha, Ta. Anand.	47-Samarkha	Ta. Anand
22.	Shri Gunvantsinh Ratansinh Jadeja Vantama, At. Sarsa, Ta. Anand.	49-Sarsa	Ta. Anand
23.	Vijaykumar Shanabhai Zala, At. Sundalpura, Ta. Umreth.	50-Shili	Ta. Anand (Now Umreth)
24.	Shri Jashbhai Shivabhai Patel, Brahm Pole, At. Simarda Ta. Petlad.	51-Sinhol	Ta. Petlad
25.	Shri Rameshbhai Shivabhai Patel, Navi Khadki, At. Malotaj, Ta. Sojitra.	53-Sojitra	Ta. Petlad (Now Sojitra).
26.	Shri Revabhai Kalabhai Makwana Vankarwas, At. Mitali, Ta., Khambhat	54-Tarapur	Ta. Khambhat
27.	Shri Hathibhai Maganbhai Patel Vrindavan Park, Behind : M. T. High School, At. Khambhat.	57-Undel	Ta. Khambhat
28.	Shri Champaksinh Ramsinh Gohel, Raguvansh Society, Pri. Bunglow, Near Hariom Nagar, Vallabh Vidhyenagar, Ta. Anand.	61-Vatadra	Ta. Anand
29.	Shri Navinbhai Rambhai Patel, At. Chuva, Ta. Borsad.	63-Virsad	Ta. Borsad

By order and in the name of the Governor of Gujarat,

T. C. A. RANGADURAI,  
Additional Chief Secretary to Government.



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Separate paging is given to this Part in order that it may be filed as a separate compilation.

## PART I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act).**

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 1st February, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/24 of 1999/PRR/1097/822/CH.—The following draft of a notification which, it is proposed to be issued under sub-section (1) of section 274 read with sub-section (1) and (2) of section 112 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), is published as required by sub-section (5) of the said section 274 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

## DRAFT NOTIFICATION

No. KP/24 of 1999/PRR/1097/822/CH.—In exercise of the powers conferred by sub-section (1) of section 274 read with sub-section (1) and (2) of section 112 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules, namely:—

1. *Short title.*—These rules may be called the Gujarat Village Panchayats (Custody and Investment of Village Funds) Rules, 1999.

2. *Definitions.*—In these rules, unless the context otherwise required—

(i) “the Act” means the Gujarat Panchayats Act, 1993;

(ii) “section” means a section of the Act;

(iii) words and phrases not defined here but defined in the Act shall have the same meaning as in the Act.

3. Custody of Village Panchayats Funds.—(1) The Village Panchayat may allow its Secretary to keep a permanent advance not exceeding rupees one thousand for meeting the current expenditure.

(2) Subject to the provisions of sub-rule (1), a Village Panchayat may—

(i) deposit all funds paid by the State Government as grant for specific purpose in—

(a) a Government Treasury, or

(b) a Bank to which Government Treasury work is entrusted, and shall draw them as and when required for the relevant purpose;

(ii) deposit all funds obtained by loans in the manner specified in sub-clause (a) or (b) of clause (i) and shall draw and disburse them in suitable instalments as and when the need arises;

(iii) deposit immediately, all funds realised by way of taxes or moneys collected on behalf of Government or on behalf of the Taluka or District Panchayat in—

(a) a Government Treasury or Sub-Treasury, or

(b) a Bank to which Government Treasury work is entrusted, or

(c) a Bank as approved for deposit of funds of Taluka Panchayat or District Panchayat, as the case may be, according to the directions of the Panchayat;

(iv) subject to clauses (i), (ii) and (iii) deposit its funds in—

(a) a co-operative Bank, approved by the Government for deposit of local funds within the limits specified for such Bank, or

(b) any Schedule Bank approved by the Government, or

(c) a Post-Office Savings Bank;

(v) invest such funds and sums in public securities in its own name.

*Explanation.*—For the purpose of this rule—

(1) “Scheduled Bank” means a Bank included in the Second Schedule to the Reserve Bank of India Act, 1934;

(2) “Public securities” means—

(a) securities of the Central Government or any State Government;

(b) securities, stocks, debentures or shares, the interest where upon has been guaranteed by the Central or the State Government;

(c) debentures or other securities for money issued by or on behalf of any local authority in the State of Gujarat in exercise of the powers conferred by any enactments for time being in force; or

(d) securities expressly authorised by any order which the State Government may make in this behalf.

4. *Permanent Advance account to be checked every month.*—At the end of each month, the Sarpanch or in his absence the Up-Sarpanch of the Village Panchayat shall check the permanent advance account maintained by the Secretary and verify the balance, and the certificate as to the correctness of the expenditure incurred and the balance on that specific date shall be recorded in the general cash-book under his dated signature.

5. *Surplus funds to be deposited immediately.*—Subject to the provisions of sub-rule (1) of rule 3, all funds and sums received by a Village Panchayat shall, unless deposited or invested under sub-rule (2) of rule 3, if the amount in hand excluding the permanent advance on any day exceeds rupees five hundred, be immediately deposited on the same day in the Taluka Sub-Treasury or District Treasury or in a Bank specified in the said rule 3:

Provided that if in any case it is not possible to deposit all the funds on the same day, they shall be kept under double lock with one key with the Sarpanch or up-Sarpanch of the Panchayat and the other key with the Secretary and shall be deposited on the next working day; and in each of such cases the reason for not depositing them on the same day shall be recorded.

6. *Securities to be furnished by the persons having custody of cash etc.* (1) The Secretary or any other servant of all Village Panchayats who is entrusted with the custody of cash, funds, stores, or valuables and is authorised to receive and handle cash or enter into any other cash transaction on behalf of the Panchayat shall be required to furnish security. The amount of security to be furnished by the Secretary or such other servant shall be determined by the Panchayat according to the circumstances of each case. The Secretary or such other servant required to furnish security may at his option deposit cash in lump sum or by monthly deductions from pay bills or deposit Government's certificate or execute a security bond for the required amount. If a bond is executed, the number of sureties shall not be less than two when the amount of security exceeds Rs. 1,000.:

Provided that the Sarpanch or in his absence the Up-sarpanch of the Village Panchayat, in the case of Secretary and the Secretary in the case of such other servant shall be required to verify and satisfy himself as to the satisfactory mode of furnishing the security by the Secretary or other servant.

(2) Where the security is furnished by a servant other than the Secretary of the Village Panchayat, the Secretary shall carefully scrutinise the same and satisfy himself as to the sufficiency when they are first offered and thereafter verify the validity or otherwise of such securities atleast once in a year. If he consider any of the said securities to be insufficient, he shall require the servant concerned to furnish the additional or fresh security. He shall be required to take care to see that the same person is not accepted a surety on behalf of a disproportionately large number of servants.

(3) The Secretary or such other servant shall not ordinarily hold a large amount on his custody than the amount that for which he has furnished security.

(4) The Secretary shall be required to maintain a register of securities furnished by each such servant and at the beginning of every financial year, he shall be required make enquiries about the existance and solvency of the sureties and record a certificate against each entry to the effect that sureties are solvent and alive.

(5) Where the security is furnished by the Secretary the duties and functions of the Secretary specified in sub-rules (2) and (4) shall be performed by the Taluka Development Officer within his jurisdiction.

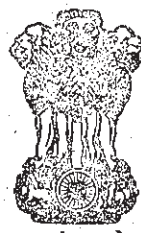
7. *Repeal.*—The Gujarat Gram and Nagar Panchayats (Custody and Investment of Gram and Nagar Funds) Rules, 1963 are hereby repealed. Such repeal shall not affect anything done or any action taken or initiated under the rules so repealed.

By order and in the name of the Governor of Gujarat.

J. D. JOSHI,

Deputy Secretary to Government.

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સર્વાંગ જાપે

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## PART-II-A

## CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-P) under the Gujarat Local Boards, Village Panchayats, Municipal Corporations, District Municipal, Primary Education and Local Fund Audit Acts.

સંચાયત, આમ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

અક્ટુબર

સંચિદાશ, ગાંધીનગર, ૨૨મી ફેબ્રુઆરી, ૧૯૯૯.

સુધીના સંચાયત અધિનિયમ, ૧૯૯૩.

સંચાયત લીફા :—સંચાયત ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગના હુકમ કાંઈ :કેપી-૭૨/૮૮/રાગ-૧૦૮૪-૧૦૮૫-૧૨, ૨૭/૮૮  
હુકમ કાંઈ :કેપી-૨૩-૮૮-૮૮-રાગ-૧૦૮૪-૧૦૮૫-૧૨, —ગુજરાત સંચાયત અધિનિયમ ૧૯૯૩ (એને ૧૯૯૩ની ગુજરાતના ૧૮મા)ની  
૧૯૯૨-૧૯૯૩થી સારોચિત્તાની રીતુંથી, જુદીજુદી અવસ્થાની પંચાયતોની લગત તમામ રાજ્યાન્ય પ્રક્રિયા પરને રાજ્ય સરકારને સલાહ યાપવા  
નારી આખુખમાં વંચાની લીફિલ તા. ૨૭-૮-૧૯૯૩ હુકમથી રાજ્ય પંચાયત કાઉન્સિલની રચના ઇવ્યક્તાની આપેલ હૈ.

ગુજરાત સંચાયત અધિનિયમ, ૧૯૯૩ની કબમ-રદદ (૪)ની લોગોની અનુસાર વંચાની લીફિલ હુકમના કષ-ઉમાં નીચે પ્રથમાંથી બાકી  
નિયમાંથી આપે છે. નાન અને લોગોની રીતુંથી રાજ્યાન્ય પ્રથમાંથી આપેલ હૈ. ૨૭-૮-૧૯૯૩ના હુકમથી જાણુંયાનુસારની રીતે.

- (૧) કુ. સીટાબેઠન ડક્કર
- (૨) શી. ઠિન્દુ. પાણપાઈ પ્રદીપ
- (૩) શી. પત્રિ શારદાના સાલ
- (૪) પટેલ જાંડિયાઈ બાઈચાંદાઈ
- (૫) પટેલ મહેલાઈ જોણનાથાઈ પેટલાં

બંદમેનથી મહેલાંથી રિલ્લા શિક્ષાની શમિતિ, મહેલાંથી

માશ. ધારાસભ્યથી રોજગાર.

શેરમેનથી, રિલ્લા શિક્ષાની શમિતિ, પંચાયતાલ.

શુ. કાળી તચાવડી, તા. પંચાયત.

પ્રમુખ તાલુકા પંચાયત, પેટલાં.

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ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

શે. એસ. ડાગર,  
સરકારની સંયુક્ત સંચિદાશ,

સંચાયત, આમ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ.

(C)



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## EXTRAORDINARY

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### PART I-A

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

સુધારો

સચિવાલય, ગાંધીનગર, તા. ૧૪મી માર્ચ, ૧૯૫૯.

ક્રમાંક : કેવી/૩૪/૮૮/નપલ/૧૦૮૮/૬૨૩૮/મ.—આ વિભાગના તા. ૧૪મી જાન્યુઆરી, ૧૯૫૮ના હુકમ ક્રમાંક : કેવી/૨૧/૮૮/નપલ/૧૦૮૮/૬૨૩૮/મ, માં તા. ૨૭મી જાન્યુઆરી, ૧૯૫૮ના સરખા ક્રમાંકના હુકમ (સુધારા)થી સુધીરો કરીને શ્રી એ. એ. રાષ્ટ્ર, સુધ્ય અધિકારી શ્રી, વેરાવળ-પાટણ સંયુક્ત નગરપાલિકાને વહીવટદારશ્રી, વેરાવળ-પાટણ સંયુક્ત નગરપાલિકા તરીકે નિમણુંક આપવામાં આવેલ.

સરકારકીના મહેસૂલ વિભાગના તા. દ્વી માર્ચ, ૧૯૫૮ જાહેરનામાં ક્રમાંક: નમક/એમઆર-ફ/ડી-૧ થી શ્રી એ. આર. રાષ્ટ્ર વહીવટદારશ્રી, વેરાવળ-પાટણ, નગરપાલિકાની અન્યત્ર નિમણુંક થતો, એથ નિમણુંક ન થાય તાં સુધી પ્રાત અધિકારીશ્રી, વેરાવળને વહીવટદારશ્રી, વેરાવળ-પાટણ સંયુક્ત નગરપાલિકા તરીકે નિમવામાં આવે છે. આ સંદર્ભમાં આગણની આનુભાગિક કાર્યવાહી કલેક્ટરશ્રી, જુનાગઢ કરવાની રહેયે.

ગુજરાતના રાજ્યપાલકીના હુકમથી અને તેમના નામે,

એચ. એસ. શાહ,  
સેક્રેટરી અધિકારી,



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## EXTRAORDINARY

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### P A R T - I A

#### C E N T R A L S E C T I O N

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 22nd March, 1999.

No. KP-27-99-DDP-1697-3652-J.—WHEREAS, the Government of Gujarat by notification, Revenue Department No. GHM-97-80-M-PER-1097-L, dated 24th September, 1997 has divided Kheda District into two districts namely, Kheda District and Anand District and the areas of some talukas have been excluded from Kheda District and the same have been included in the newly constituted Anand District;

AND WHEREAS there does not exist district panchayat in Anand District due to constitution of new district and therefore, in exercise of the powers conferred by sub-section (1) of section 264 of the Gujarat Panchayats Act, 1993, the Government of Gujarat by its Order, Panchayats, Rural Housing and Rural Development Department No. KP/23/99/DDP/1697/3652-J, dated the 18th February, 1999 terminated the office of the members of the Kheda District Panchayat who were representing the constituency which have been excluded from the Kheda District and the elected members of the said constituency have been appointed as members of the newly constituted Anand District Panchayat;

AND WHEREAS members appointed to the Anand District Panchayat are originally elected members of the Kheda District Panchayat prior to its bifurcation into two districts under the aforesaid Order dated 18th February, 1999;

AND WHEREAS newly constituted Anand District Panchayat is required to elect its President and Vice President at its first meeting for the remainder of the period which is co-extensive with the tenure of the Kheda District Panchayat as per sub-section(1) of section 77 of the said Act;

AND WHEREAS a difficulty arises in fixing the date of first meeting of the newly constituted Anand District Panchayat and therefore, it is considered necessary to remove such difficulties;

NOW, THEREFORE, in exercise of the powers conferred by section 278 of the Gujarat Panchayats Act, 1993 read with sections 77 and 264 of the said Act, the Government of Gujarat hereby directs that-

(1) the newly constituted Anand District Panchayat under Government Order, Panchayats Rural Housing and Rural Development Department No. KP/23/99/DDP/1697/3652/J, dated 18th February, 1999 shall hold its first meeting on 30th March, 1999 to elect the President and Vice President as required under sub-section (1) of section 77 of the Gujarat Panchayats Act, 1993; and

(2) the Competent Authority shall appoint an Officer, as required under sub-section (5) of section 77, to preside over the first meeting of the newly constituted Anand District Panchayat.

By order and in the name of the Governor of Gujarat,

T. C. A. RANGADURAL,  
Additional Chief Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

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### P A R T—I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B,  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act).**

OFFICE OF THE DEVELOPMENT COMMISSIONER GUJARAT STATE GANDHINAGAR

#### Notification

#### GUJARAT PANCHAYATS ACT, 1993.

No. KPV/DC/ELC/L/4/23/99.—In exercise of the powers of the State Government under section 77 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), conferred on me under Government Notification of Panchayats and Rural Housing Department No. KP/223 of 1994/DEL/1094/1850(ii)/J, dated 6th October, 1994, and in continuation of notification No. DC/ELC/L-4/2399/94 dated 9th November, 1994 V. C. Patel Development Commissioner, Gujarat State, hereby in respect of Gujarat State.

(A) reserve offices of District Panchayat President for SCs, STs, SEBCs and for women belonging to each of these category and for women in general as per the details given against the name of the District Panchayat in the Schedule below:—

#### SCHEDULE

Allotment of office of District Panchayat President Anand.

Sr. No.	Total no. of offices of District Panchayat President in State.	Name of offices of District Panchayat President (unreserved)	Names of office of District Panchayat President reserved for women (General) (out of column 3)
1	2	3	4
1	20	..	(5) ANAND

Dated 20th March, 1999.

V. C. PATEL,  
Development Commissioner, Gandhinagar.

(C)



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**PART I-A****CENTRAL SECTION**

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

Approving of Budget for the year  
1999-2000 of Anand District  
Panchayat—

Section 278 of the Gujarat  
Panchayats Act, 1993.

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT  
DEPARTMENT**

**Order**

Sachivalaya, Gandhinagar, 1st April, 1999.

*Read:* (1) President, District Panchayat, Anand's letter No. ડિપ્રેસ્નેડ  
બજેટ-૧૯૯૮-૧૯૯૯, dated 30th March, 1999.  
(2) Development Commissioner's letter No. ૬૫-૧-૬-૨-બેઝિએ  
અધિક દાખલ, dated 31-3-1999.

**GUJARAT PANCHAYATS ACT, 1993.**

No. KP-28 of -99-MIS-1099-813-J :—Whereas the Anand District Panchayat was constituted under Gujarat Government order Panchayats, Rural Housing and Rural Development Department No. KP-23/99-DDP-1697-3652-J, dated 18th February 1999, and the first meeting of the said Anand District Panchayat was held on 30th March 1999 as per directions issued by Government under order Panchayats, Rural Housing and Rural Development Department No. KP-27-99-DDP-1697-3652-J, dated 22nd March 1999;

And whereas the President of the Anand District Panchayat has moved Government under his letter No. ઇસાબી-બજેટ-વર્ષ-૧૯૯૯-dated 30th March, 1999, stating *inter alia* that Anand District Panchayat became functional only after the First Meeting of the Anand District Panchayat, held on 30th March, 1999, and that for passing of the budget estimates through holding of a general body meeting of the District Panchayat the procedural formalities may take about 15 days; and that under these extraordinary circumstances the time limit for passing of the budget for the year 1999-2000 should be upto 15th April 1999; and that further under Section 165(1) & (2) permission for incurring expenditure until the date of passing of the budget may be issued by Government;

And whereas the Development Commissioner, Gujarat State, Gandhinagar vide his letter No. ૮૫૧-૬, ૨-મૃત્ય-અપ્રેલ-dated 31st March 1999 has sent a proposal soliciting for issue of orders under Section 278 of the Gujarat Panchayats Act for extending the time limit for approval of the budget for the year 1999-2000 of the Anand District Panchayat during the month of April 1999;

Now therefore, Government after careful consideration of all the facts and circumstances of the matter, is of the view that the newly constituted District Panchayat Anand could become functional only on 30th March 1999 after the President and Vice President of the said District Panchayat were elected, that the prescribed procedure for holding of the General Body Meeting for passing of the Annual Budget for the year 1999-2000, after issue of due notice of not less than six clear days to the members cannot take place on or before the 31st March 1999, as per the provisions of Section 163(2) of the Gujarat Panchayat Act;

And the Government is therefore convinced that a difficulty has arisen for giving effect to the provisions of the Panchayats Act relating to approval of the budget estimates; and for the purpose of removing the said difficulty it is necessary to extend the time limit for passing of the Annual Budget for the year 1999-2000;

Now, therefore in exercise of the powers vested in the Government under Section 278 of the Gujarat Panchayats Act, 1993, it is hereby directed as under:—

- (1) That the newly constituted Anand District Panchayat shall hold a General Body Meeting for approval of the Annual Budget for the financial year 1999-2000 on or before 15th April 1999.
- (2) That the Development Commissioner may authorise the District Panchayat, Anand to incur such amount of expenditure as is necessary to be incurred for the day to day functioning of the said District Panchayat until the budget estimates are approved.

By order and in the name of the Governor of Gujarat.

T. C. A. RANGADURAI,  
Additional Chief Secretary to Government.



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### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

શિક્ષણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૧મી માર્ચ, ૧૯૯૯.

ક્રમાંક ક્ષે-ક-નથમ-૧૭૮૫-૮૦૪૬-ધા. સ.-૪-(છ)ચ.—નગર પ્રાથમિક શિક્ષણ સમિતિ નવસારીની ચુટાયોલ તથા સરકાર નિયુક્તિ સદસ્યોના નામ મુખ્ય પ્રાથમિક શિક્ષણ નિયમો ૧૯૪૮ના નિયમ-૮ આન્વેષે આથી પ્રસિધ્ધ કરવામાં આવે છે.

ચુટાયોલ સદસ્ય :

૧. શ્રી ગુણવંતસય ચુટાયોલમ દીમર, નામ રજ્ય પત્રમાં, ચુટાયોલ સદસ્ય તરીકે પ્રસિધ્ધ કરવામાં આવે છે.

ગુજરાતના ગ્રાન્થપાલકીના હૃકમથી અને તેમના નામે,

શ્રીમતી ઓમ. ડૉ. સુહાન,  
સંકશન અધિકારી.

(C)



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### PART I-A

**Orders and Notifications (other than those published in Part IV-B),  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 15th April, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/31/93/Chatar/1099/456/G. WHEREAS, the Sarpanch and Vice Sarpanch of Borjai Village Panchayat, Taluka Jagadiya have been suspended on 13th April, 1999.

NOW, THEREFORE, in exercise of the powers conferred by section 278 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) the Government of Gujarat hereby with effect on and from 16th April, 1999 appoints Shri Govindbhai V. Rajvadi, Taluka Panchayat Officer, Taluka Jagadiya, District Bharuch to perform the powers, functions and duties of the said Panchayat.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.

24-1

I-A-EX.-24--1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PART I-A

**Orders and Notifications (other than those published in Part V-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 19th April, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/32/99/Chatan/1099/463/G.—WHEREAS the posts of Sarpanch and Vice-Sarpanch of Timbavadi Village Panchayat, Taluka Junagadh fallen vacant.

NOW, THEREFORE, in exercise of the powers conferred by section 278 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) the Government of Gujarat hereby with effect on and from 19th April, 1999 appoints Shri P. M. Trivedi, Assistant Taluka Development Officer, Taluka Junagadh, District Junagadh to perform the powers, functions and duties of the said Panchayat until Sarpanch and Vice-Sarpanch are elected under the said Act.

By order and in the name of the Governor of Gujarat

K. B. VASAVA  
Under Secretary to Government.

25-1

I-A-EX.-25---1



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### PART I—A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ  
હુકમ

સચિવાલય, ગાંધીનગર, ૨૧ મી એપ્રીલ, ૧૯૯૯.

ગુજરાત નગરપાલિકા અધિનિયમ-૧૯૬૩.

ક્રમાંક : કેવી/૫૧/૮૮/નપલ/૧૦૯૮/૬૧૧૩/મ.

ગુજરાત સરકારના અભિપ્રાય પ્રમાણે સાવરકુડલા નગરપાલિકા, (જેનો આમાં હવે પછી સદરહુ નગરપાલિકા તરીકે ઉલ્લેખ કરેલ છે તે) ગુજરાત નગરપાલિકા  
અધિનિયમ, ૧૯૬૩ (જેનો આમાં હવે પછી સદરહુ અધિનિયમ તરીકે ઉલ્લેખ કરેલ છે તે) દી  
અથવા કાયદાથી અન્યથા તેના ઉપર મૂકવામાં આવેલી ફરજો, બજેવવામાં અસમર્થ પુરવાર  
થયેલ હોઈ તા. ૧૦/૨/૮૮ ની સમાનાકી કારણદર્શક નોટિસથી સદરહુ નગરપાલિકાને સદરહુ  
અધિનિયમની કલમ-૨૬૩(૧) હેઠળ વિસર્જન કરવાનો હુકમ શા માટે કરવો નહીં તે  
બાબતની નોટિસ તે સાથેના પરિશીષિતમાં દર્શાવિલ કારણો સાથે, આપવામાં આવી હતી અને  
સદરહુ નગરપાલિકાને આ બાબતનો પુલાસો વૈધિક/ઉલ્લંઘ કરવાની તક આપવામાં આવી  
દિલ.

પ્રમુખશ્રી સાવરદુર્ગંદ્યા નગરપાલિકાનો તેમના તા. ૨૨/૨/૮૮ ના પત્રથી વેણું જવાબ દર્ખુ કરેલ છે. સદરહુ નગરપાલિકાનો જવાબ ઘ્યાને લઈ તા. ૩/૪/૮૮ ના રેજ સદરહુ નગરપાલિકાના પ્રમુખશ્રીને ઉભડ સુનાવણી માટે તક આપવામાં આવેલ. નગરપાલિકાના પ્રમુખશ્રીએ તેમના વેણું જવાબમાં તથા ઉભડ રજૂન્યાતમાં જવાચ્ચા મુજબ સદરહુ નગરપાલિકાને મધ્યદ અંશે નોટિસમાં દર્શાવેલ મુજબઓની વિગતો સ્વીકારેલ છે.

વિરોધમાં સદરહુ નગરપાલિકાને સને ૧૯૮૮ ના વર્ષમાં એક પણ સાધારણ સભાની બેઠક ઓલાવી શકી નથી તથા કોઈ સમિતિઓના રૂચના પણ થયેલ નથી. નગરપાલિકાની ડામનીરી વહીવટી રીતે હપ થઈ ગયેલ દોવાનો પ્રમુખશ્રીએ સ્વીકાર કરેલે છે. સાથીસાથ પોતે આ હોદા ઉપર ટુક સમય પહેલાં જ આવેલ હોઈ, પોતાને વહીવટ સુવારવા માટેની તક આપવા વિનાંતી કરી હતી. સદરહુ આખત રાજ્ય સરકારની વિચારણા હેઠળ હતી. દરમિયાનમાં, કલેક્ટરશ્રી અમરેલીના તા. ૧૮/૪/૮૮ ના પત્રથી જવાચ્ચા મુજબ નગરપાલિકાના ૧/૩ થી વધારે સંખ્યોએ રાજ્યનામું આપેલ છે કે તેમને ગેરલાયક ઠરાવવામાં આવેલ છે. આથી નગરપાલિકામાં વહીવટી રીતે શુન્યાવકાશ સજ્જથિલ છે.

નગરપાલિકાની આવી પરિસ્થિતિ નગરપાલિકાના ડિટમાં સ્વીકારી શકાય નહીં. આ રીતે જોતાં નગરપાલિકાને તા. ૨૨/૨/૮૮ નો ખુલાસો તથા પ્રમુખશ્રીએ ઉભડમાં કરેલ રજૂઆત તેમજ હાલની નગરપાલિકાની પરિસ્થિતિને લક્ષમાં લેતા રાજ્ય સરકારને એમ જણાય છે કે નગરપાલિકાને અપાયેલ સદરહુ કારણાદશક નોટિસના પરિણાસમાં દર્શાવેલ કરાણોને લક્ષમાં લેતા નગરપાલિકા સદરહુ અધિનિયમની જોગવાઈઓ મુજબ પોતાની ફરજી બજીવવામાં સમર્થ નથી. તેથી હવે સદરહુ અધિનિયમની કલમ-૨૯(૧) ની પેટા કલમ(૧) થી મળેલ સત્તાની ઉભે જુજાત સરકાર ઉપર નિર્દિષ્ટ કરેલ કારણોસર નગરપાલિકાના ડિટને લક્ષમાં રાખીને સદરહુ અધિનિયમ અથવા તે હેઠળ તેના પર મૂકવામાં આવેલ ફરજી બજીવવામાં અસમર્થ હોવાનું જાહેર કરી નગરપાલિકાને વિસર્જિત કરે છે અને ગ્રાન્ટ અધિકારીશ્રી અમરેલીને સાવરદુર્ગંદ્યા નગરપાલિકાના વહીવટદાર તરીકે નીમવાની હુકમ કરે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

જે. એમ. વ્યાસ,  
સરકારના નાયબ સચિવ

(C)



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### P A R T—I-A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Roroughs, District Municipal, Primary Education and Local  
Financial Audit Act.

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જહેરનામું

સચિવાલય, ગાંધીનગર, ૨૬મી એપ્રિલ, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક -કેપી-૩૩-૮૮-૫૩૮-૧૦૮૮-૧૪૬૫-૩-- ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩ (સંન્દરભના ગુજરાતના ૧૮મા)ની કલમ ૨૩૫ હેઠળ મળેલ સત્તાની રૂએ, ગુજરાત સરકાર, આથી શ્રી આર. કે. પટેલની ગુજરાત પંચાયત સેવા પરસ્પરા બોર્ડની સરકારી સલ્લી તરીકે નિર્માણ કરે છે.

૨. શ્રી મનોજ રાવલ, સંયુક્ત સચિવશ્રી, પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગને ગુજરાત પંચાયત સેવા પરસ્પરા બોર્ડના સરકારી સલ્લાની જગ્યાના વધારાના ચાર્જમાંથી તાત્કાલિક અસરથી મુક્ત કરવામાં આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

મનોજ રાવલ,  
સરકારના સંયુક્ત સચિવ.



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### P.A.R.T-I.A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 7th May, 1999.

#### GUJARAT PANCHAYATS ACT, 1993.

No. KP-34 of 1999/PRN-1097-1293-J.—WHEREAS by Government Notification, Panchayats and Health Department No. KP-2091-PRN-270-70-J; dated the 3rd November 1970 the rate of stamp duty leviable under the Bombay Stamp Act, 1958 (Bom. LX of 1958) on the instruments of sale, mortgage, lease or any other kind of transfer of immovable property situated within the limit of Mehsana District Panchayat had been increased to the extent of 10 percent of the rate of duty so leviable on those instruments with effect from the 3rd December, 1970;

AND WHEREAS in pursuance of sub-section (1) of section 209 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), (hereinafter referred to as “the said Act”), the Mehsana District Panchayat has by its resolution passed at its general meeting held on 30th Jan., 1996, applied to the State Government for increasing the rate of stamp duty leviable under the Bombay Stamp Act, 1958 (Bom. LX of 1958) on the aforesaid class of instruments of immovable property situated within the limit of the Mehsana District Panchayat to the extent of 5 percent of the rate of duty so leviable;

AND WHEREAS the Government of Gujarat has received the aforesaid application;

NOW, THEREFORE, in exercise of the powers conferred by sub-section(2) of section 209 of the said Act, and in supersession of the Government Notification, Panchayats and Health Department No. KP-2091-PRN-270-70-J, dated 3rd Nov. 1970 Government of Gujarat hereby directs that the rate of stamp duty on the instruments of sale, mortgage, lease or any other kind of transfer of immovable property situated within the Mehsana District Panchayat shall be increased to the extent of 5(FIVE) percent of the rate of duty so leviable on those instruments with effect on and from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.



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PART-II.A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

শিক্ষাগ বিভাগ

જાહેરનામી

सचिवालय, गांधीनगर, १५मी अ. १८८९

**ક્રમાંક :** કશ-૧-નથેમ-૨૧૮૬-૫૮૨-(૮૮)-ચ. —નગર પ્રાથમિક શિક્ષણ સમિતિ જેતપુર-નવાગઢના ચુટાયેલ સદસ્યોના નામ મુખ્ય પ્રાથમિક શિક્ષણ નિયમો-૧૮૮૪ના નિયમ-૮ અન્વયે આથી પ્રસિદ્ધ કરવામાં આવે છે.

ચેટાયેલ સંદર્ભ

(१) श्री जेसुभद्राल नथभाई गजराती.

ગુજરાતના શાખયપાલશ્રીના લક્ષ્મથી અને તેમના નાની

શ્રીમતો આર. થી. જેધી,  
સરકારના ઉપભૂષિત.



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### PART IV

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act.)**

શહેરી વિકાસ અને શહેરી ગૃહનિર્માણ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, રાપમા મે, ૧૯૩૦.

ગુજરાત નગરપાલિકા આધિનિયમ, ૧૯૩૦.

ક્રમાંક: કેવી/૮૪/૮૮/નાય/૧૦૮૮/૨૮૮૮/મ.—ગુજરાત સરકારના અભિપ્રાય પ્રેમાણે સુરેન્દ્રનગર દૂર્ધરેજ નગરપાલિકા (જેનો આમાં હવે પછી 'સદરહુ નગરપાલિકા' તરીકે ઉલ્લેખ કર્યો છે, તે) ગુજરાત નગરપાલિકા આધિનિયમ, ૧૯૩૦ જેનો આમાં હવે પછી 'સદરહુ આધિનિયમ' તરીકે ઉલ્લેખ કર્યો છે તે તેનાથી આથવા - તે હેઠળ આથવા કાયદાથી અન્યથા તેનો ઉપર મુક્કવામાં આપેલ ફરજો બજાવવામાં અસર્માર્ય પુરવાર થયેલ છે. તેથી તા. ૧૨મી જાન્યુઆરી, ૧૯૩૦ના સમાનાંકની કારણદર્શક નોટિસથી સદરહુ નગરપાલિકાને સદરહુ આધિનિયમની કલમ-૨ દિન(૧) હેઠળ વિસર્જન કરવાનો હુકમ શા સાટે કરવો નહીં તે બાબતની નોટિસ તે સાંચેના પરિચિપ્રારા રિટિએટ કરેલ કરવો સાચે આપવામાં આવી હતી અને સદરહુ નગરપાલિકાને આ બાબતનો ખુલાસો વેખિત રૂબરૂ કરવા તક આપવામાં આવી હતી.

પ્રમુખશ્રી, સુરેન્દ્રનગર દૂર્ધરેજ નગરપાલિકાએ તા. ૨૮મી જાન્યુઆરી, ૧૯૩૦ના પત્રથી તેમનો જવાબ રજૂ કરવા સમય માંગતો તારીખ પમી એપ્રિલ, ૧૯૩૦ સુધીનો સમય આપેલ, ત્યારબાદ નગરપાલિકાએ તારીખ સે ૧૯૩૦ના મત્રથી જવાબ પાઠ્યેલ છે.

નગરપાલિકાએ તેના વેખિત જવાબમાં, તેઓને કારણદર્શક નોટિસમાં જણાવેલ મુદ્દાઓ કેવળ અનુમાનેના આધારે આપેલ હોયાનું જણાવી આ નોટિસ રજૂ કરવા વિનંતી કરેલ છે. નગરપાલિકાને તા. ૧૨મી એપ્રિલ, ૧૯૩૦ના રોજ રૂબરૂ સુનાવણી રાખવામાં આપેલ જેમાં નગરપાલિકા તરફથી મુદ્દા માંગતા તા. ૨૨મી એપ્રિલ, ૧૯૩૦ના રોજ પુનઃ સુનાવણી રાખેલ જેમાં સંગ્રહપાલિકાના કારોબારી સમિતિના આધયક્ષશ્રીને હાજર રહી રજૂઆત કરેલ, તેમના જણાવ્યા પ્રમાણે કારણદર્શક નોટિસ જવાબ રજૂ નહીં કરવા સારુ નગરપાલિકાએ નામદાર ગુજરાત હાઈકોર્ટ, અમદાવાદમાં ચોસરી અંગે ના. ૪૮૫/૮૮/રજૂ કરી દાદ માગેલ હતી. કે બાબતે નામદાર ગુજરાત હાઈકોર્ટ, દ્વારા નગરપાલિકાને

સદરહુ રીતારજી અન્વયે કોઈ મનાઈહુકમ આપેલ નથી. આમ છતાં તેઓએ તા. ૨૮મી ઓપ્રિલ, ૧૯૯૮ના રોજ નામદાર હાઇકોર્ટમાં સુનાવણી હોઈ, જવાબ રજૂ કરવાની ‘ના’ પાડેલ હતી. અતેથી તા. ૨૮મી ઓપ્રિલ, ૧૯૯૮ સુધીમાં જવાબ રજૂ કરવાની ખાત્રી મૂળગતાં નગરપાલિકાએ જવાબ નહીં આપવા ભાવતની ઉક્ત રજૂઆત પુનઃ દોહરાવી, નામદાર હાઇકોર્ટમાંથી રીટ અરજીનો નિકાલ ન થાય લાં સુધી જવાબ આપવાની અશરીત દર્શાવેલ હતી.

કારણદર્શક નોટાસનો જવાબ રજૂ કરવા નગરપાલિકાના ચીહ્ન ઓફિસર નગરપાલિકાને મૌખિક જગ્યાવેલ હતું તેમાં તેઓએ સુનાવણી દર્શાવાન રજૂઆત કરેલ હતી. નગરપાલિકાએ તા. ૨૮મી ઓપ્રિલ, ૧૯૯૮ના રોજ કાલ્યુદર્શક નોટિસ બાબતે જવાબ આપવા સારુ નગરપાલિકાએ કરેલ સામાન્ય સભાના દરાવાની મૂળગતી કરતાં તે પણ રજૂ કરવામાં આવેલ ન હતો. તેથી ન્યાયના ડિતમાં તારીખ ૧૫મી, મે, ૧૯૯૮ના રોજ પુનઃ સુનાવણી ચાંપી, નગરપાલિકાને એક વધુ તક આપવામાં આવી હતી.

નગરપાલિકાને આપવામાં આવેલ કારણદર્શક નોટિસમાં જગ્યાથી પ્રમાણે તા. ૨૮મી ઓપ્રિલ, ૧૯૯૮ના પગથી આપેલ વહીવટી મંજૂરી, કરેલ શરતોને આધીન આપવામાં આવેલ હોવાની બાબતને નગરપાલિકાએ કબૂલ રાખેલ છે અને તેમાં જગ્યાવેલ છે કે યોજનાની તાત્ત્વિક મંજૂરી સદરહુ અધિનિયમે/નિયમો પ્રમાણેની કાર્યવાહી પૂર્ણ કરી રહી રહેલી અન્વયે જવાબદાર હોય. લારબાદ યોજનાની અમલવારીની કાર્યવાહી હાથ ધરવાની રહેશે. જેના જવાબમાં નગરપાલિકાએ જગ્યાવેલ કે અધિનિયમ કે નિયમોમાં તાત્ત્વિક મંજૂરી મેળવવા અંગેની જગ્યાએ નથી. નગરપાલિકા દ્વારા તાત્ત્વિક ઈજેરોને દ્વારા પ્રલાન, ઓસ્ટેર્મેટ જનવાદીવી સામાન્ય સભાની મંજૂરી મેળવી ટેન્ડર મંજૂરવાળી કરવામાં આવે છે. અધિનિયમમાં તાત્ત્વિક મંજૂરી મેળવવા બાબતની રેપાટ જેગવાઈના ઉલ્લેખ કરેલ નથી. જે અંગે નગરપાલિકાએ ટેન્ડર સેળવી નિયમ મુજબ કાર્યવાહી કરેલ છે. તેમજ જગ્યાત મુનિસિપલ ફાર્નિયાન્સ બાઇને બાણ કરેલ છે. તેમજ નિષ્ણાંત કન્સલ્ટન્ટોનું એન્ઝલીયર રેકૉડ આમગીરી હાથ ધરેલ છે. કન્સલ્ટન્ટોનું એક્ઝાનીફરની ઓફિસ શરેત ચૂકી કલાસ-૧૦ પ્રેશર પાઈપના બદલ કલાસ-૧૫ પ્રેશર પાઈપ દર્શાવેલ હતી. જે મુજબ કામના અંદાજે તૈયાર કરવામાં આવેલ હતા. જે છાપકામ ભૂલ હતી. તેમાં ક્વેક્ટરશીયે કન્સલ્ટન્ટોનું એન્ઝલીયર અને એન્ટ્રોકટરશીયર અને એન્ટ્રોકટરશીયર ને જવાબદાર/દ્રાવેલ છે. તર્થા જેટલું કામ થયેલ હોય તેટલું કામ કાર્યાનંતર કરવા. માર્ગદર્શન આપેલ છે. તેથી નગરપાલિકાને ખરેખર કોઈ નુકશાન થયેલ નથી. આમ નગરપાલિકાએ નાશકીય દુર્બિધ બાબતને નકારેલ છે.

૨. નગરપાલિકાનો ઉક્ત જવાબ સંતોષકારક નથી. જેનું મુખ્ય કારણ નગરપાલિકાના પદાધિકારીઓ દ્વારા કલાસ ૧૦, પ્રેશરપાઈપની જરૂરીયાત સામે કલાસ-૧૫ પ્રેશર પાઈપના ભાવે મેળવી અંદાજ નક્કી કરી ટેન્ડર મંજૂરવેલ હતા. અને તે પ્રમાણેના અંદાજે ગણુંતરીમાં લઈ ટેન્ડર સ્ટેન્કારેલ, જેને ક્વેક્ટરશીયે, અધિનિયમની કલમ ૨૪૮ (૧) ની જેગવાઈઓ અનુસાર કાર્યવાહી કરી નગરપાલિકાને માટો આંશિક એન્ઝલીયરની ઉગારી લીધેલ છે. જ્યારે નગરપાલિકાના પદાધિકારીઓએ કલાસ-૧૦ પ્રેશર પાઈપના બદલ કલાસ-૧૫ પ્રેશર પાઈપના ભાવે મુજબનું ટેન્ડર સ્ટેન્કારેલ ઈજારદારને કામ થડુ કરવા હુકમ આપેલ છે. આમ અધિનિયમની કલમ-૧૦નો બંગ કરી નગરપાલિકાના સંબંધિત નુકશાન થાય તેવી કાર્યવાહી હાથ ધરી છે. તેથી નગરપાલિકાનો જવાબ સ્વીકારી થકાય તેમ નથી.

૩. નગરપાલિકાએ રજૂ કરેલ જવાબ સ્વીકારી થકાય તેમ નથી. નગરપાલિકા દ્વારા બાંધકામ કોન્ટ્રાક્ટ નિષ્ણાંત/લાયકાત ધરાવતાં ઈજનેરો/તાત્ત્વિકોના બદલ બાંધકામના અનુભવી વ્યક્તિનો પાસે તૈયાર કરાવેલ નકશા/અંદાજે પ્રમાણેના કામો નગરપાલિકા દ્વારા મંજૂર કરવામાં આવે છે. જે નગરપાલિકા દ્વારા નિયત કરેલ નિયમો સાથે સુસંગત હોતા નથી. નગરપાલિકા દ્વારા અધિનિયમની કલમ-૧૦૮, ૧૦૯નો બંગ કરેલ છે. તેમજ ટાઉન પ્લાનની એકટની જેગવાઈઓને બંગ કરેલ છે. જે બાબતે કલમ-૨૬૩ ડેઢાં કાર્યવાહી કરવાની થાય.

૪. નગરપાલિકા વિસ્તારમાં જેકાન્ટેસર દ્વારા આને અન્યિકૃત બાંધકામો પ્રમુખક્ષે/સાંદર્ભીની રહાબરી હેઠળ થતા હોવાનું નગરપાલિકાનું મુખ્ય આધિકારીક્ષેઓ સુનાવણી દર્શાવાનું લાગ્યેલ છે. નગરપાલિકા દ્વારા દ્રાવેલ પ્રમાણેની કાર્યવાહી પર નિયમોની પર થતા દાખાણે દૂર કરી શકે નથી. તેથી કામગીરી બજાવવા અસરમાં હોવાનું પ્રસ્તાવ થાય છે.

૫. નગરપાલિકા દ્વારા પાછલા બાકી કરવેલાની વસ્તુલાં વિગેરે કાર્યવાહીનો કષે અમલ ન કરતા, પ્રજા સુખાકારીના/વિકાસના કામો પ્રમાણેમાં ઓછા થતા હોવાનું સાથીત થાય છે. નગરપાલિકા દ્વારા સરકારે દ્રાવેલ પ્રારણો મુજબનું આવકના ૪૫ ટકા કરતાં મહેકમ પ્રથી વધારે થતું હોવાનું સ્વીકારવામાં આવેલ છે, આમ નગરપાલિકા ગોતાના કર્મચારીઓની કામગીરી પર નિયમત્રણ રાખવામાં નિષ્કળ નિવેદન છે.

૬. નગરપાલિકાનો જવાબ સ્વીકારી થકાય તેમ નથી. અધિનિયમની કલમ-૫૫ (૨) ની જેગવાઈ પ્રમાણે, ૧ લાખ કરતાં વધું કિમતની મિલકત સરકારની પૂર્વ મંજૂરી મેળવ્યા સિવાય હુરાજી/ભાગાપટે આપેલ તે સરકારની સુચના/અધિનિયમની જેગવાઈની અનાદર સંમાન છે. જે નિયમ બંગ બને છે.

૭. નગરપાલિકાએ આ મુદ્દને સામાન્ય બાબતે તરીકે ગણના કરી સ્વચ્છતા અંગેની કામગીરી તરફ દુર્લિપી સેવાએ નિર્ણયાત્મક નિર્ણયાત્મક વિસ્તારમાં ગંધી થતી હોવાનું તથા નિયમિત સર્જાઈ થતી ન હોવાની બાબત હકીકત છે. નગરપાલિકા દ્વારા દ્રાવેલ પ્રમાણેમાં સ્થાનું મંજૂર થયેલ ન હોવાનું જણાવી, સફાઈ કરી થતું હોવાનું સ્વીકારેલ છે. નગરપાલિકા દ્વારા

શુદ્ધાપોત્તર | રીતે સફાઈ કરું કરવામાં આવતું નથી. કેન્ટ્રોક્ટ પદ્ધતિથી સફાઈની ક્રમગીરી કરી શકતું છે. આમ નગરપાવિકનો જવાબ ગ્રાહી ચાખવાપાત્ર જણાતો નથી. નગરપાવિકા વિસ્તારના રસ્તાઓ બિસ્માર હાવતમાં હોઈ, તે દુરસ્ત ન કરતાં નગરપાવિકા વિસ્તારના વેક્ટો હાવાકી લોગવી રહેલ હોવા અંગેનો ક્વેક્ટરશીનો અહેવાબ છે.

આમ ઉપરની સમગ્ર હકીકત દર્શાવી છે કે નગરપાવિકા અધિનિયમથી આપવામાં આવેલ ફરજે બજાવવામાં અસમર્થ જણાયેલ છે.

જે નગરપાવિકના પ્રતિનિધિ દ્વારા નગરપાવિકા સામેના આશેપો સંદર્ભે આપાયેલ જવાબ, કાયદાકીય મુદ્દાઓ તથા મૌખિક રજુઆતો ખાંબાળ અને તેને અનુલક્ષીને કાયદાકીય મુદ્દાઓ અંગે ઉપરના ફક્તશાખામાં દર્શાવેલા ચર્ચાઓમાં ચર્ચાઓમાં ચર્ચાઓમાં આવી છે. તે પ્રમાણે તેમણે રજુઆત કરેલા કાયદાકીય મુદ્દાઓ પ્રસંગુત કારણુદ્દર્શક નોટીસમાં દર્શાવેલા વિગતોના સંદર્ભમાં સ્વીકાર્ય જણાતાં નથી. સદરહુ નોટિસના પરિધિએ દર્શાવી કરેલું નથી. અને જવાબને ધ્યાનમાં લઈ જે તે મુદ્દાઓના સંદર્ભમાં રૂભરૂંથી ચર્ચા કરાયેલ છે. તેમાં જગ્યા પ્રમાણે કોઈ વિશેષ સ્પષ્ટતા મળતી ન હોય સદરહુ નગરપાવિકાના વહીવટમાં સાફ્ટ્યુની નિર્ધિક્યતા જણાઈ આવેલ છે. આથી ગ્રાજ્ય સરકારને એમ જગ્યા છે કે, નગરપાવિકાને આપાયેલ સદરહુ નોટિસના અનુસંધાને તેમાં દર્શાવેલ કારણો મુજબ સદરહુ અધિનિયમથી અથવા તે હેઠળ તેના પર મુકવામાં આવેલ ફરજે બજાવવામાં સુરેન્દ્રનગર-દૂધરેજ નગરપાવિકા સમર્થ નથી.

તેથી, જે સદરહુ અધિનિયમની કંડમ-રફડ ની પેટા-કલમ (૧) થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર સદરહુ નોટિસ અન્વયે અનુસૂચિમાં નિર્દિષ્ટ કરેલ કારણેસર સુરેન્દ્રનગર-દૂધરેજ નગરપાવિકાને ગુજરાત નગરપાવિકા અધિનિયમ, ૧૯૬૮ અધયાત્મ તે હેઠળ તેના પર મુકવામાં આવેલ ફરજે બજાવવામાં અસમર્થ હોવાનું અહેર કરી, નગરપાવિકાને વિસર્જિત કરે છે અને પ્રાન્ત અધિકારીશ્રી, સુરેન્દ્રનગરને સુરેન્દ્રનગર-દૂધરેજ નગરપાવિકાના વહીવટકાર તરીકે નિમવાનો નિર્ણય કરે છે.

ગુજરાતના રાજ્યપાલશીના હુકમથી અને તેમના નામે,

લે. એમ. વ્યાસ,  
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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## EXTRAORDINARY

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*Separate paging is given to this Part in order that it may be filed as a Separate Compendium.*

### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 2nd June, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/43/99/Chatan/1099/636/G.—WHEREAS, the Sarpanch and Vice Sarpanch of Kavi Village Panchayat, Taluka Jambusar have been suspended on 31st May, 1999.

NOW, THEREFORE, in exercise of the powers conferred by section 278 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) the Government of Gujarat hereby with effect on and from 4th June, 1999 appoints Shri Rajnikantbhai B. Patel, Assistant Taluka Development Officer, Taluka Jambusar, District Bharuch to exercise the powers and perform functions and duties of the said Panchayat.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.

31-1

I-A-Extra-31-1

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

(C)



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**PART I-A****CENTRAL SECTION**

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 3rd June, 1999.

**GUJARAT PANCHAYATS ACT, 1993.**

No. KP/45/99/PRR/1194/589/9-170/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Deputy Accountant, Class-III, (Panchayat Service), namely :—

1. These rules may be called the Deputy Accountant Class-III (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Deputy Accountant Class-III (Panchayat Service) shall be made by promotion of a person of proved merit and efficiency from amongst the persons who have worked for not less than five years in the cadre of Senior Accounts Clerk, Class III, (Panchayat Service) and have passed the prescribed departmental examination.
3. A candidate appointed shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.
4. A candidate appointed shall be required to undergo such training for such period, and to pass such post training examination, as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ,

જાહેરનામું

સચિવાલય, ગાંધીનગર, તૃતી જૂન, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮.

ક્રમાંક : કેપી/૪૫/૮૮/પીઓરાઓ/૧૯૮૪/૫૮૮/૮-૧૭૦૩.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ (સન ૧૯૯૮ના ગુજરાતના ૧૮માં)ની કલમ ૨૭૪ સાથે વાંચતા, કલમ ૨૨૭મી મળોલી સાત્તાની રૂપે અને આ અર્થે કંદેલા તમામ નિયમો રદ કરીને, ગુજરાત સરકાર, આધી, નાયબ, એકાઉન્ટન્ટ, વર્ગ-૩ (પંચાયત સેવા)ની જગ્યા ઉપરની ભરતીનું નિયમન કરવા માટે જોગવાઈ કરવા માટે નીચેના નિયમો કરે છે. :-

૧. આ નિયમો નાયબ એકાઉન્ટન્ટ, વર્ગ-૩ (પંચાયત સેવા)ભરતી નિયમ, ૧૯૯૮ ક્રેચાયા.
૨. નાયબ એકાઉન્ટન્ટ, વર્ગ-૩ (પંચાયત સેવા)ની જગ્યા ઉપરની નિયમાંક લેખું સીનોયર એકાઉન્ટ કલાર્ક, વર્ગ-૩, (પંચાયત સેવા)નીકિ ઓછામાં ઓછા પાંચ વર્ષ માટે કામ કર્યું હોય અને સરકારે હરાવેલી ખાતાકીય પરીક્ષા પાસ કર્યો હોય તેવી વ્યક્તિનોમાંથી સિધ્ય ગુણવત્તા અને કાર્યક્ષમતાવાળી વ્યક્તિને બઢતી આપણે કરવી જોઈશે.
૩. નીમાયેલ ઉમેદવારે, સરકાર હરાવે તેવી ખાતાકીય પરીક્ષાં અને ગુજરાતી અથવા હિન્દી અથવા તે બંને પરીક્ષા પાસ કરવી જોઈશે.
૪. નીમાયેલ ઉમેદવારે, સરકાર હરાવે તેવી તાલીમ, હરાવે તેટલી મુદ્દત માટે લેવી પડ્યે અને હરાવે તેવી તાલીમ પણીની પરીક્ષા પાસ કરવી જોઈશે.

ગુજરાતના રાજ્યપાલક્ષીના હુકમથી અને તેમના નામે,

શાર. એન. નિનામા,  
સરકારના ઉપસચિષ.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 3rd June, 1999.

#### GUJARAT PANCHAYATS ACT, 1993.

No. KP/46/99/PRR/1194/588/9-169/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Divisional Accountant (Class III) (Panchayat Service), namely :—

1. These rules may be called the Divisional Accountant (Class III) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Divisional Accountant (Class III) (Panchayat Service) shall be made either,—
  - (a) by promotion of a person of proved merit and efficiency from amongst the persons who have worked for not less than five years as Deputy Accountant or Taluka Panchayat Accountant (Class III) (Panchayat Service), or
  - (b) by direct selection.
3. The appointment by direct selection and promotion shall be made in the ratio of 1:3.
4. To be eligible for appointment by direct selection to the post mentioned in rule 2, a candidate shall—

(a) not be less than 21 years and not more than 28 years of age,

(b) possess a second class bachelor's degree in Commerce with Accountancy and Auditing as special subjects from a university established by law in India or deemed to be a university, as per the provisions of section 3 of the University Grants Commission Act, 1956 (Act 3 of 1956),

(c) have adequate knowledge of Gujarati and Hindi.

5. A candidate appointed by direct selection shall be on probation for a period of one year.

6. A candidate appointed by direct selection shall be required to undergo such training for such period and pass such post-training examination as may be prescribed by the Government.

7. A selected candidate shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.

8. A candidate appointed by direct selection shall be required to furnish a security and surety bond in such form for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગ,

જહેરનામું

સચિવાલય, ગોધીનગર, તૃજી જૂન, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક. કેપી/૪૬/૮૮/પીચારાચાર/૧૧૯૪/૫૮૮/૮-૧૬૮/૩.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩ (સન ૧૯૯૩ના ગુજરાતના ૧૮મા)ની કલમ ૨૭૪ સાથે વાંચતા કલમ ૨૨૭થી મળેલી સરનાની રૂએ અને આ અર્થે કરેલા તમામ નિયમો રૂએ કરીને, ગુજરાત સરકાર, આશી, વિભાગીય હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા પરની ભરતીનું નિયમન કરવા માટે જોગવાઈ કરવા નીચેના નિયમો કરે છે:—

૧. આ નિયમો વિભાગીય હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૮ કરેવાથે.

૨. વિભાગીય હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા પરની નિમણૂક.—

(ક) નાયબ હિસાબનીશ અથવા તાલુકા પંચાયત હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા) તરીકે પાંચ વર્ષ કરતો ઓછું ના હોય તેથે કામ કર્યું હોય તેવી વ્યક્તિઓમાંથી સિદ્ધ ગુણવત્તા અને કાર્યક્રમાબધી વ્યક્તિને બાંધતી આપીને; ઔથવા

(ખ) સીધી પસંદગીથી,

કરવી જોઈશે.

૩. સીધી પસંદગી અને બધીથી કરેલી નિમણૂકનું પ્રમાણ ૧ : ૩ નું રહેશે.

૪. નિયમ-૨માં જાણવેલી જગ્યા પર સીધી પસંદગીથી નિમણૂકને પાન થવા માટે, ઉમેદવાર.—

(ક) ૨૧ વર્ષથી છોછી અને ૨૮ વર્ષથી વધુ ઉમરનો હોવો જોઈએ નહિ.

(ખ) ભારતમાં કાયદાથી સ્થપાયેલ અથવા યુનિવર્સિટી ગ્રાન્ટ્સ કમિશન અધિનિયમ, ૧૯૮૫ (સન ૧૯૮૫ના અધિનિયમ ૩)ની કલમ ઉની જોગવાઈઓ મુજબ યુનિવર્સિટી ગ્રાન્ટ્સ ક્રાન્સ્ટિશિપ માટી મુખ્ય વિષયો તરીકે અકાઉન્ટન્સી અથવા ઓડિટોરિયન સાથે વાયિજના સનાતકની બીજી પર્સની પદવી ધરાવતો હોવો જોઈએ,

(ગ) ગુજરાતી અને હિન્ડીનું મુશ્ટું શાન ધરાવતો હોવો જોઈએ.

પ. સીધી પસંદગીથી નીમાયેલ ઉમેદવારે એક વર્ષની મુદત સુધી પ્રોબેશન તિપર રહેણું પડશે.

ડ. સીધી પસંદગીથી નીમાયેલ ઉમેદવારે સરકાર કરાવે, તેટલી મુદત માટે તેવી તાલીમ કેવી પડો અને તેવી તાલીમ પછીની પરીક્ષા પાસ કરવી પડશે.

૩. પસંદ થયેલ ઉમેદવારે, સરકાર કરાવે તેવી ખાતાકીય પરીક્ષા અને ગુજરાતી અથવા હિન્દી અથવા તે બંને પરીક્ષા પાસ કરવી પડશે.

૪. સીધી પસંદગીથી નીમાયેલ ઉમેદવારે સરકાર કરાવે, તેટલી રકમનું, તેવા નમૂનામાં અને તેટલી મુદત માટે જમીનગીરી અને જમીન-ખત ખૂબું પાડવું જોઈશે.

ગુજરાતના રાજ્યપાલક્ષોના હુકમથી અને તેમના નામે,

આર. એન. નિનામા,  
સરકારના ઉપસચિત.

### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd June, 1999.

#### GUJARAT PANCHAYATS ACT, 1993.

No. KP/47/99/PRR/1194/588-9-169-1-D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Accountant (Class III) (Panchayat Service), namely :—

1. These rules may be called the Accountant (Class III) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Accountant (Class III) (Panchayat Service) shall be made by transfer from amongst the persons working as a Divisional Accountant (Class III) (Panchayat Service).
3. An appointed candidate shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ,

ગાહેરનામું

સચિવાલય, ગાંધીનગર, તૃજ જૂન, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક ડેચ/૪૭/૮૮/પીઆરઆર/૧૧૯૪/૫૮૮/૮-૧૬૮-૧-૩.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩ (સન ૧૯૯૩ના ગુજરાતના ૧૮માં)ની ઉદ્દમ રજી આથે વાચ્યતા ક્રમ ૨૨૭ થી મળેલી સત્તાની રૂએ અને આ અર્થે ઝેલા તમામ નિયમો દાદ કરીને, ગુજરાત સરકાર, આધી, હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા)-ની જગ્યા પરની ભરતીનું નિયમન કરવા માટે જોગવાઈ કરવા નીચેના નિયમો કરે છે :—

1. આ નિયમો હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૩ કેવાં.

૨. હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા પરની નિમાણુંક, વિભાગીય હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા) તરીકે કામ કરતી વહિતઓમાંથી બદલીથી કરવી જોઈશે.

૩. નીમાયેલ ઉમેદવારે, સરકાર દરાવે તેવી ખાતાકીય પરીક્ષા અને ગુજરાતી અથવા હિન્ડી અથવા તે બંને પરીક્ષા પાસ કરવી પડશે.  
ગુજરાતના રાજ્યપાલશીના હુકમથી અને તેમના નામે,

આર. એન. નિનામા,  
સરકારના ઉપસચિય.

### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd June, 1999.

#### GUJARAT PANCHAYATS ACT, 1993.

No. KP/48/99/PRR/1194/588/9-169-2/D.—In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Internal Auditor (Class III) (Panchayat Service), namely :—

1. These rules may be called the Internal Auditor (Class III) (Panchayat Service) Recruitment Rules, 1999.
2. Appointment to the post of Internal Auditor (Class III) (Panchayat Service) shall be made by transfer from amongst the persons working as Divisional Accountant (Class III) (Panchayat Service).
3. An appointed candidate shall be required to pass the departmental examination and an examination in Gujarati or Hindi or both as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ ગુહનિર્માણ અને ગ્રામ વિકાસ વિભાગ,

જાહેરનામાં

શબ્દિવાલય, ગાંધીનગર, ઉત્તે જુન, ૧૯૯૯.

ગુજરાત પંચાયત આધિકિયામ, ૧૯૯૯.

કોઓડ : કોડ/જટ/ફલ/પીલાસાર/૧૧૮૪/૫૮૮/૮/૧૯૯૯-૨-૩.—ગુજરાત પંચાયત આધિકિયામ, ૧૯૯૯ (સાન ૧૯૯૮ના ગુજરાતના ૧/મા)ની કુલમં ૨૭૪ સાથે વાંચતા કલાસ રફાલથી મળેલી સુચાનાની રૂએ અને આંસો આર્થિક કાર્યાલાય નિયમો રદ કરીને, ગુજરાત સરકાર, આંસો, ઈન્ટરન્લાન ઓરિટર (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા પરની બાયોની નિયમન કરવા માટે કેળવાઈ કરવા નીરોની વિશેષ કરે છે :—

1. આ નિયમો ઈન્ટરન્લાન ઓરિટર (વર્ગ-૩) (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૯ ક્રેનાશે.
2. ઈન્ટરન્લાન ઓરિટર (વર્ગ-૩) (પંચાયત સેવા)ની જગ્યા પરની નિમાણુંક, વિભાગીય હિસાબનીશ (વર્ગ-૩) (પંચાયત સેવા) તરીકે કામ કરતી વહિતઓમાંથી બદલીથી કરવી જોઈશે.
3. નીમાયેલ ઉમેદવારે, સરકાર દરાવે તેવી ખાતાકીય પરીક્ષા અને ગુજરાતી અથવા હિન્ડી અથવા તે બંને પરીક્ષા પાસ કરવી પડશે.

ગુજરાતના રાજ્યપાલશીના હુકમથી અને તેમના નામે,

આર. એન. નિનામા,  
સરકારના ઉપસચિય.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 3rd June, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/49/99/PRR/1194/449/9-85/D.—In exercise of the powers conferred by section 227, read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Plumber (Class IV) (Panchayat Service), namely :—

1. These rules may be called the Plumber (Class IV) (Panchayat Service) Recruitment Rules, 1999.
2. To be eligible for appointment by direct selection to the post mentioned in rule 1, a candidate shall—
  - (a) not be less than 18 years and not more than 25 years of age,
  - (b) (i) have passed Fourth Standard Examination,
  - (ii) have undergone a course of plumbing from an Industrial Training Institute recognised by the Government,
  - (c) have adequate knowledge of Gujarati and Hindi;
3. A candidate appointed by direct selection shall be required to undergo such training for such period and pass such post-training examination as may be prescribed by the Government.
4. A candidate appointed by direct selection shall be required to furnish a security and surety bond in such form for such amount and for such period as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ શુદ્ધનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭૦૦૦૬.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક : કેપી/૪૮/૮૮/પોઝારઆર/૧૧૮૪/૪૪૯/૮-૮૫-૩.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩ (સન ૧૯૯૩ના ગુજરાતના ૧૮મા)ની ક્ષલમ ૨૭૪ સાથે વાંચતા ક્ષલમ ૨૨૭થી માટેલી ચાત્રાની રૂએ, અને આ અર્થે કરેલા તમામ નિયમો રદ કરીને, ગુજરાત સરકાર, આંધ્રા, ખામ્બાર (વર્ગ-૪) (પંચાયત સેવા)ની જગ્યા ઉપર ભરતીનું નિયમન કરવા માટે જોગવાઈ કરવો માટે નીચેના નિયમો કરે છે :—

૧. આ નિયમો ખામ્બાર, (વર્ગ-૪) (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૩ કહેવાશે.
૨. નિયમ-૧માં જણાવેલ જગ્યા પર ચોથી પસંદગીથી નિમણુંકરે પાત્ર થવા માટે, ઉમેદવાર—
  - (ક) ૧૮ વર્ષથી ઓછી અને ૨૫ વર્ષથી વધુ ઉમરનો હોવો જોઈએ નહિ.
  - (ખ) (૧) ધીરણ ચારની પરીક્ષા પાત્ર કરેલો હોવો જોઈએ.
  - (૨) સરકાર માન્ય ઔદ્યોગિક તાલીમ સંસ્થામાંથી ખામ્બારનો કોર્સ કરેલો હોવો જોઈએ.

(ગ) ગુજરાતી અને હિન્દીનું પુસ્તક શાન ધરાવતો હોવો જોઈએ.

3. સૌધી પસંદગીથી નીમાયેલ ઉમેદવારે, સરકાર દ્વારા તેવી તાલીમ, દરવે તેટલી મુદ્દત માટે કેવી પડ્યો અને દરવે તેવી તાલીમ પડીની પરીક્ષા પાસ કરવી પડશે.

4. સૌધી પસંદગીથી નીમાયેલ ઉમેદવારે, સરકાર દ્વારા તેવા નમૂનામાં, તેટલી રકમનું અને તેટલી મુદ્દત માટે જમીન અને જમીનખત પુરુષ પાડવું જોઈશે.

ગુજરાતના ચાન્દપાલક્ષીના હુકમથી અને તેમના નામે,

આર. એન. નિનામા  
સરકારના ઉપ સચિવ.

### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd June, 1999.

GUJARAT PANCHAYATS ACT, 1993.

No. : KP/50/99/PRR/1197/1629/9-194/D.— In exercise of the powers conferred by section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and in supersession of all the rules made in this behalf, the Government of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of Malaria Surveillance Inspector Class III (Panchayat Service), namely :—

1. These rules may be called the Malaria Surveillance Inspector Class III (Panchayat Service) Recruitment Rules, 1999.

2. Appointment to the post of Malaria Surveillance Inspector Class III (Panchayat Service) shall be made by promotion of a person of proved merit and efficiency from amongst the persons who—

(i) have worked for not less than five years in the cadre of Malaria Surveillance Worker or Superior Field Worker or Insect Collector Class III under Panchayat Service.

(ii) have passed the Secondary School Certificate examination or its equivalent examination.

(iii) have passed the prescribed departmental examination.

3. A selected candidate shall be required to pass the departmental examination and an examination in Hindi or Gujarati or both as may be prescribed by the Government.

4. A selected candidate shall be required to undergo such training for such period and to pass such post training examination as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government.

પંચાયત, ગ્રામ બૃહનિર્માળા અને ગ્રામ વિકાસ વિભાગ.

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૩ જૂન, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક : કેપી/પો/છલ/પીઆરઆર/૧૧૭૭/૧૫૨૮/૮-૧૯૪-ડી.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩ (સન ૧૯૯૩ના ગુજરાતના ૧૮માં) ની ક્રમ ૨૭૪ સાથે વાંચતા, ક્રમ ૨૨૭માં મળવી સંતતાની રૂએ, આને આ અર્થે કરેલા તમામ નિયમો રદ કરીને, ગુજરાત સરકાર આથી મેબરિયા, સર્વેલન્સ ઇન્સ્પેક્ટર વર્ગ-૩ (પંચાયત શેવા)ની લગ્નાની ભરતીનું નિયમન કરવા માટે લેગાન્ડ કરવો માટે નીચેના નિયમો કરે છે—

૧. આ નિયમો, મેલેરિયા સર્વેલન્સ ઈન્સ્પેક્ટર વર્ગ-૩ (પંચાયત સેવા) ભરતી નિયમો, ૧૯૯૬ કહેવાશે.

૨. મેલેરિયા સર્વેલન્સ ઈન્સ્પેક્ટર વર્ગ-૩ (પંચાયત સેવા)ની જગ્યા ઉપરની નિમણું નીચેની વિકિતઓમાંથી સિદ્ધ ગુણવત્તા અને કાર્યદક્ષતાવાળી વિકિતને બધી આપીને કર્તૃ જોઈશે:-

- (૧) પંચાયત સેવા હેઠળ નેમણું મેલેરિયા સર્વેલન્સ વર્કર અથવા સુપીરીયર ફિલ્ડ વર્કર અથવા ઈન્સેક્ટ ક્લેક્ટર વર્ગ-૩ના સંવર્ગમાં ઓછા પાંચ વર્ષ માટે કામ કર્યું હોય તેવી વિકિત.
- (૨) માધ્યમિક શાળાંત પ્રમાણપત્ર પરીક્ષા અથવા તેની સમકક્ષ પરીક્ષા પાસ કરેલ હોય તેવી વિકિત.
- (૩) કાર્યાલય ખાતાકીય પરીક્ષા પાસ કરેલ હોય તેવી વિકિત.

૩. પસંદ થયેલ ઉમેદવારે, સરકાર કાર્યાલય તેવી ખાતાકીય પરીક્ષા અને હિન્દી અથવા ગુજરાતી અથવા તેબને પરીક્ષા પાસ કરવી પડે.

૪. પસંદ થયેલ ઉમેદવારે, સરકાર કાર્યાલય તેવી તાલીમ, કાર્ય તેટલી મુદ્દા માટે લેવી પડે, અને કાર્યાલય તેવી તાલીમ પદ્ધી પરીક્ષા પાસ કરવી પડે.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના ના

અપાર. એન. નિનામા  
સરકારના ઉપરથિત.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 3rd June, 1999

#### GUJARAT PANCHAYATS ACT, 1993.

No. KP/51/99/PSR/1294/765/10-17/D.—In exercise of the powers conferred by sub-section 5) of section 227 read with section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules, namely.—

1. *Short title and commencement.*—These rules may be called the Gujarat Panchayat Service (Pension) Rules, 1999.
2. *Definitions.*—In these rules, unless the context, otherwise requires, —
  - (a) “the Act” means the Gujarat Panchayats Act, 1993 ;
  - (b) “District cadre”, “Taluka Cadre” and “Local Cadre” mean respectively the District Cadre, Taluka Cadre and Local Cadre as constituted under the Gujarat Panchayat Service Classification and Recruitment (General) Rules, 1998 ;
  - (c) “Inferior Panchayat Service” means the inferior Panchayat Service as constituted under sub-rule (3) of rule 3 of the Gujarat Panchayat Service (Classification and Recruitment) (General) Rules, 1998 ;
  - (d) “Panchayat servant” means any person who belongs to the Superior Panchayat Service, or, the Inferior Panchayat Service, as the case may be.
  - (e) “Superior Panchayat Service” means the Superior Panchayat Service as constituted by sub-rule 1 of the Gujarat Panchayat Service Classification and Recruitment (General) Rules, 1998 ;
3. *Applicability and option.*—(1) Save as otherwise provided in these rules, they shall apply to all the Panchayats Servants, who are in service on the date of coming into force of these rules and those who enter the service after coming into force of these rules but shall not apply to :—

- (a) a panchayat servant not in the whole time employment of the Panchayat;
- (b) a panchayats servant paid out of contingencies;
- (c) a panchayat servant paid otherwise than , on monthly basis, including those paid only on piece rate basis.
- (d) a panchayat servant appointed on workcharged establishment or on [daily rate] basis or employed casually ;
- (e) a panchayat servant entitled to the benefit of a Contributory Provident Fund ; other than that who opts to take the benefits of these rules in accordance with the provisions of sub-rule (4) of this rule ;
- (f) a panchayat servant employed on contract basis except when the contract provides otherwise;

Provided that any such panchayat servant who is in service on the date of coming into force of these rules and to whom these rules shall apply, have the right to opt to continue to be governed by any pension rules applicable to him immediately before the coming into force of these rules. Such option shall be exercised in writing in the Form appended to these rules within a period of four months from the date of publication of these rules. The option once exercised, shall be final.

(2) The option exercised under sub-rule (1), shall be communicated by the panchayat servant to the Head of his office. This option when received from a panchayats servant shall be countersigned by the Head of office and pasted in the Service Book or, as the case may be Service Roll of the panchayat servant concerned.

(3) It shall be the responsibility of the Head of Office to acknowledge the option and the panchayat servant concerned shall ensure that the receipt of his option is acknowledged by the Head of Office and that he receives an intimation that it has been duly recorded by the Head of Office.

(4) The pension, gratuity and other retirement benefits to the panchayat servant shall be regulated in accordance with the Revised Pension Rules, 1950 contained in Appendix XIV-C of the Bombay Civil Services Rules, 1959, Volume-I, for the time being in force. Besides the application of the aforesaid Revised Pension Rules, 1950, the provisions contained in the Bombay Civil Services Rules, 1959, Volume-I as amended from time to time, in so far as they relate to pension, gratuity and other retirement benefits, shall apply to the members of the Superior Panchayat Service and the Inferior Superior Panchayat Service, as they apply to Government Servants governed by the Revised Pension Rules, 1950.

4. The employees of former District Local Boards and the employees of Village Panchayats converted from nagar panchayats which came into existence on account of dissolution of erstwhile municipalities under section 307 of the Gujarat Panchayats Act, 1961 (Guj. VI of 1962) and the employees of former Gram Panchayats converted from erstwhile municipalities under the said section 307, who are in service on the date of coming into force of these rules and who have opted to be governed by the contributory provident fund scheme under the Gujarat Panchayat Service (Pension) Rules, 1976, shall not be allowed to exercise any option to get the pensionary benefit and they shall be continued to be governed by the contributory provident fund scheme as may be applicable to them before coming into force of these rules.

5. Repeal and Savings : The Gujarat Panchayat Service (Pension) Rules, 1976 are hereby repealed. Such repeal shall not affect anything done or any action taken under the rules so repealed.

#### FORM

(See rule 3 )

I

(Name)	(Father's Name)	(Surname)
(Designation) here by—	(Name of Panchayat)	

- \*1. Opt to be governed by the pension rules applicable to me before coming into force of the Gujarat Panchayat Service (Pension) Rules, 1999.
- \*2. Opt to be governed by the Pension Scheme as applicable under the Gujarat Panchayat Service (Pension) Rules, 1999.
- 3. Declare that this option is final.

Place : \_\_\_\_\_

Date : \_\_\_\_\_

Signature of  
Panchayat Servant \_\_\_\_\_

Name of Panchayat Servant \_\_\_\_\_

Designation \_\_\_\_\_  
Name of Panchayat \_\_\_\_\_

Signed before me

Sarpanch/Taluka Development Officer/District  
Development Officer.

\*Strike off whichever is not applicable.

By order and in the name of the Governor of Gujarat,

T. C. A. RANGADURAI,  
Addl. Chief Secretary to Government.

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૦ જૂન, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮.

ક્રમાંક કેપી/પણ/ટલ/પીએસઆર/૧૨૮૪/૭૬૫/૧૦-૧૭/ડી.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ (સન ૧૯૯૮ના ગુજરાતના ૧૮મા)ની ક્રમ ૨૭૪ સાથે વાચતા, ક્રમ ૨૨૭ની પેટા-ક્રમ (પ)થી મળેલી સર્વાની રૂએ, ગુજરાત સરકાર, આશી નિયમો કરે છે :—

૧. ટ્રેડ સંશો અને આરંભ.—આ નિયમો ગુજરાત પંચાયત સેવા (પેટાન) નિયમો, ૧૯૯૮ કરેલાં.

૨. વ્યાખ્યા :—આ નિયમોમાં, સંદર્ભથી અન્યથા અપેક્ષિત ન હોય તો—

(ક) “અધિનિયમ” એટલે ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮;

(ખ) “નિલલા સંવર્ગ”, “તાલુકા સંવર્ગ” અને “સ્થાનિક સંવર્ગ”, એટલે ગુજરાત પંચાયત સેવા (વર્ગોકરણ અને ભરતી) /સામાન્ય) નિયમો, ૧૯૯૮ હેઠળ રચાયેલ અનુક્રમે નિલલા સંવર્ગ, તાલુકા સંવર્ગ અને સ્થાનિક સંવર્ગ;

(ગ) “નિમન કષાણી પંચાયત સેવા” એટલે ગુજરાત પંચાયત સેવા (વર્ગોકરણ અને ભરતી) (સામાન્ય) નિયમો, ૧૯૯૮ના નિયમ ઉના પેટા-નિયમ (૩) હેઠળ રચાયેલી નિમન કષાણી પંચાયત સેવા;

(ઘ) “પંચાયતનો કર્મચારી” એટલે ઉચ્ચ કષાણી પંચાયત સેવા, અથવા યથાપ્રસંગ, નિમન કષાણી પંચાયત સેવામાં હોય તે કોઈપણ નિયમ;

(ઝ) “ઉચ્ચ કષાણી પંચાયત સેવા” એટલે ગુજરાત પંચાયત સેવા (વર્ગોકરણ અને ભરતી) (સામાન્ય) નિયમો, ૧૯૯૮ના પેટા-નિયમ (૨) હેઠળ રચાયેલી ઉચ્ચ કષાણી પંચાયત સેવા;

૩. લાગુ પાડવામાં બાબત અને વિકલ્પ :—(૧) આ નિયમોમાં અન્યથા જોગવાઈ કરેલ હોય તે સિવાય, તે, આ નિયમો અમલમાં આવે તે તારીખે સેવામાં હોય અને આ નિયમો અમલમાં આવ્યા પણ સેવામાં દાખલ થાય તે તમામ પંચાયતના કર્મચારીઓને લાગુ પડશે, પરંતુ નીચેનાને લાગુ પડશે નહિએ :—

(ક) પંચાયતની પૂર્વકાલિક નોકરીમાં ન હોય તેવા પંચાયતના કર્મચારીઓનો;

(ખ) આકસ્મિક ખરચિંઠી પગાર આપવામાં આવતો હોય તેવા પંચાયતના કર્મચારીઓને;

(ગ) દ્શૂટક દરના ધોરણે જ પગાર આપવામાં આવતો હોય તે સહિતના માસિક વોરાણ સિવાયના ધોરણે પગાર મેળવતા પંચાયતના કર્મચારીઓને.

(ઘ) વર્કચાર્જ મહેકમ ઉપર અથવા ફેનિક દરના ધોરણે નીમેલા અથવા પ્રસંગોપાત રેકવામાં આવતા હોય તેવા પંચાયતના કર્મચારીને;

(ય) આ નિયમના પેટા-નિયમ (૪)ની જોગવાઈઓ અનુસાર જેણે આ નિયમોનો લાભ લેવાનો વિકલ્પ સ્વીકાર્યોહોય તે સિવાયના સંબંધિત પ્રોવિદન્ટ ફુઝ્નો લાભ મેળવવા માટે હક્કાર હોય તે પંચાયતના કર્મચારીને;

(યુ) કરારના વોરણે કામે રાખવામાં આવેલા પંચાયતના કર્મચારીને સિવાય કે કરારમાં અન્યથા જોગવાઈ કરી હોય ।

પરંતુ આ નિયમો અમલમાં આવ્યાની તારીખે સેવામાં હોય અને આ નિયમો જેણે લાગુ પડતા હોય તેવા કોઈપણ પંચાયતના કર્મચારીને, આ નિયમો અમલમાં આવેને પડેણા તરફ જ તેણે લાગુ પડના કોઈપણ પેન્શન નિયમો દ્વારા સત્તા વાપરવાનું ચાલુ રાખવાનો વિકલ્પ સ્વીકાર્યાનો હક રહેશે. આપો વિકલ્પ, આ નિયમોની પ્રસ્તુતિની તારીખથી ચાર મહિનાની સુદૃઢતાની અંદર, આ નિયમો સાથે જોડેલા નામુનામાં, વૈભિન્નામાં વાપરવાનો રહેશે. એક વખત વાપરેલ વિકલ્પ આખરી રહેશે.

(૨) પેટા-નિયમ (૧) હેઠળ વાપરેલા વિકલ્પની જાણ પંચાયતના કર્મચારીઓ, તેની કચેરીના વડાને કરવી જોઈશે, આ વિકલ્પ, પંચાયતના કર્મચારી પાસેથી મળે ત્યારે કચેરીના વડા પાસે સામી સહી કરવી જોઈશે અને સંબંધિત પંચાયતના કર્મચારીની સેવાપોષી અથવા યથાપ્રસંગ, સેવાપત્રકમાં ચોંટાએવો જોઈશે.

(૩) વિકલ્પની જાણ કરવાની જવાબદારી કચેરીના વડાની રહેશે અને સંબંધિત પંચાયતના કર્મચારીઓ, કચેરીના વડાએ તેનો વિકલ્પ મળ્યાની જાણ તેને કરી છે, અને કચેરીના વડાએ યોગ્ય રીતે રેકડ કરીની જાણ તેને થઈ છે તેવી ખાનરી આપવી જોઈશે.

(૪) પંચાયતના કર્મચારીના પેન્શન, ગ્રેચ્યુલ્ટી અને બીજા નિવૃત્તિ લાભોનું નિયમન, વખતોવખત સુધાર્ય પ્રમાણે મુંબઈ મુલ્કી સેવા નિયમો, ૧૯૮૮, પુસ્તક રના પરિશિષ્ટ ૧૪-સી માના સુધારેલા પેન્શન નિયમો, ૧૯૮૮ અનુસાર કરવામાં આવશે. ઉપર્યુક્ત સુધારેલ પેન્શન નિયમો, ૧૯૮૦ લાગુ પાડવા ઉપરાંત પેન્શન, ગ્રેચ્યુલ્ટી અને બીજા નિવૃત્તિ લાભોને લાગે વળણે છે તેથે સુધી વખતો વખત સુધાર્ય પ્રમાણે મુંબઈ મુલ્કી સેવા નિયમો, ૧૯૮૮, પુસ્તક-૧માની જોગવાઈઓ સુધારેલા પેન્શન નિયમો, ૧૯૮૦થી સંબંધિત સરકારી કર્મચારીઓને લાગુ પડે છે તે રીતે ઉચ્ચ કક્ષાની પંચાયત સેવાના અને નિયમ કક્ષાની પંચાયત સેવાના કાલ્યોને લાગુ પડશે.

૪. ગુજરાત પંચાયત અધિનિયમ, ૧૯૬૧ (સન ૧૯૬૧ના ગુજરાતના ૬ ટા) ની કલમ ૩૦૭ હેઠળ, ભૂતપૂર્વ નગરપાલિકાઓના વિસર્જનને આરણે અસિતવમાં આવેલી નગર પંચાયતમાંથી રૂપાંતરિત ગ્રામ પંચાયતોના કર્મચારીઓનો અને અગાઉના નિલદા સ્થાનિક બોર્ડના કર્મચારીઓનો અને સંદર્ભ કલમ ૩૦૭ હેઠળ ભૂતપૂર્વ નગરપાલિકાઓમાંથી રૂપાંતરિત અગાઉની ગ્રામ પંચાયતોના કર્મચારીઓનો, કે જેણો આ નિયમો અમલમાં આવવાની તારીખ સેવામાં હોય અને જેણોને ગુજરાત પંચાયત સેવા (પેન્શન) નિયમો, ૧૯૭૯ હેઠળ વિધિત પ્રોવિદન્ટ ફુઝ્નો યોજના લાગુ પાડવા માટે વિકલ્પ સ્વીકાર્યો હોય તેઓને પેન્શનના લાભો મેળવવાનો કોઈપણ વિકલ્પ વાપરવા દેવાનાં આવશે નહિએ અને તેઓને આ નિયમો અમલમાં આવતા પહેલાં લાગુ પાડી શકાય તેવી વિધિત પ્રોવિદન્ટ ફુઝ્નો યોજના લાગુ પાડવામાં આવશે.

૫. રદ કરવા બાબત અને અપવાદ.—આથી, ગુજરાત પંચાયત સેવા (પેન્શન) નિયમો, ૧૯૭૯ રદ કરવામાં આવે છે. આ રીતે રદ કરેલ નિયમો હેઠળ કરીપણ કુટ્યું અથવા લીલિલ કોઈપણ પગવાને આપી રીતે રદ થવાથી કોઈ અસર થશે નહિએ.

નમૂનો

(જુદ્દો નિયમ-૩)

નામ.....  
(નામ)  
(હાદ્દ).  
(પિતૃનું નામ)  
(પંચાયતનું નામ)  
(અટક)  
આથી :

\*૧. ગુજરાત પંચાયત સેવા (પેન્શન) નિયમો, ૧૯૮૮ અમલમાં આવતો પહેલાં અને લાગુ પડતા પેન્શન નિયમો લાગુ પાડવાનું સ્વીકાર્યું છુટું

\*2. ગુજરાત પંચાયત સેવા (પ્રેન્થન) નિયમો, ૧૯૮૮ હેઠળ લાગુ પડતી પ્રેન્થન ગોવરન્ના લાગુ પાડવાનું સ્વીકારું છું.

3. જહેર કરું છું કે આ વિકલ્પ આખરી છે.

સ્થળ :

તારીખ :

પંચાયતના કર્મચારીની સહી.....

પંચાયતના કર્મચારીનું નામ : .....

હોદ્દો : .....

પંચાયતનું નામ : .....

મારી સમક્ષા સહી કરી,

સરપંચ/તાલુકા વિકાસ અધિકારી/નિયલા વિકાસ અધિકારી.

\* લાગુ પડતું ન હોય તે છેકી નાખતું.

ગુજરાતના રાજ્યપાલકીના હુકમથી અને તેમના નામે,

ટી. સી. એ. રંગાદુરાઈ,  
સરકારના અધિક મુખ્ય સચિવ.



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### PART I—A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 5th June, 1999.

#### GUJARAT PANCHAYATS ACT, 1993.

No. KP/52/99/DDP-1697/3653/J :— WHEREAS, the Government of Gujarat by Notification, Revenue Department No. CHM-97-83-M-PER-1097-L, dated the 24th September, 1997 has divided the Valsad District into two districts, namely Valsad District and Navsari District and the areas of the taluka specified in column (4) of the Schedule appended hereto has been excluded from the existing Valsad District and the same has been included in the newly constituted Navsari District;

AND WHEREAS, Section 3 of the Gujarat Panchayats Act, 1993 provides that there shall be a District Panchayat for each district, and the 'district' as defined in clause (5) of Section 2 of the Act, means a district constituted from time to time under the Bombay Land Revenue Code, 1879;

AND WHEREAS, there does not exist district panchayat in Navsari district due to its constitution of new district and therefore, a difficulty arises in appointing elected representatives of the Constituency which form part of the Navsari district and, therefore, it is considered necessary to remove such difficulty;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 264 of the Gujarat Panchayats Act, 1993, the Government of Gujarat hereby,-

(i) removes the difficulty in establishing the District Panchayat for the Navsari District and hereby constitutes the Navsari District Panchayat;

(ii) reduces interimly the number of members of the existing Valsad district from 47 to 25, and

(iii) terminates the office of the members of the Valsad District Panchayat specified in Column (2) of the Schedule appended hereto representing the constituency specified in Column (3) falling within the areas of taluka shown in Column (4) of the Valsad District Panchayat, which has been excluded from the said District Panchayat;

(iv) appoints the same elected members specified in Column (2) of the said Schedule to be the members of the Navsari District Panchayat representing the Constituency specified in column (3) falling within the areas of taluka shown in column (4) so included in the Navsari district;

(v) declares that the members so appointed in the Navsari District Panchayat shall hold office for a term which shall be co-extensive with the remaining term of the Valsad District Panchayat.

SCHEDULE

The details and other information of the areas included in the Navsari District on account of the division of the Valsad District Panchayat.

Sr.No.	Details of the areas	Name and No. of the electoral division of the District Panchayat	The name and the address of the representatives of the electoral divisions of the District Panchayat shown in column No. 3.
1.	2.	3.	4.
1.	Navsari	5-Abrama	Smt. Revaben Natvarbhai Patel, G.L.A. - 1, Tulasivan Society, Chhapara Road, Navsari.
2.	"	18-Jalalpor	Smt. Kalpanaben Umeshkumar Patel, At & Post - Tabadi, Parsivad, Ta. Navsari.
3.	"	19-Kabilpor	Savitaben Chhaganbhai Patel, At & Post - Pera via Gurukulsudha, Ta. Navsari.
4.	"	27-Mahuvar	Shri Dhananjay Nanubhai Bhatt, At & Post Maroti, Ta. Navsari.
5.	"	32-Ojal	Shri Dhirajbhai Hirabhai Patel, At & Post Dandi, Vijay Mandir, Ward No. 3, Ta. Navsari.
6.	"	38-Satem	Shri Jitubhai Amathabhai Nayaka, Az Shahu, Post Ugat, Ta. Navsari.
7.	"	47-Vespa	Shri Ajitkumar Jayantilal Desai At & Post Amadpor, Ta. Navsari
8.	Chikhali	2-Alipor	Shri Maganbhai Limjibhai Patel, Khund Sahayog Society, Ta. Chikhali
9.	"	9-Chikhali	Shri Babubhai Bhanabhai Patel, Khund Sahayog Society, Ta. Chikhali
10.	"	24-Khargam	Shri Vinodrai Chimanbhai Gayakwad, At & Post Godthal, Ta. Chikhali.
11.	"	35-Rumla	Induben Vinodrai Gayakwad, At & Post Godthal, Ta. Chikhali.
12.	"	36-Sadakpor	Shri Bachubhai Ranchhbodhai Patel, At & Post Godthal, Ta. Chikhali.
13.	"	45-Vanzana	Shri Gulabhai Govindbhai Patel, At Ranveri-Khurd, Ta. Chikhali.
14.	"	1-Achhavani	Smt. Valiben Natubhai Kedaria, At & Post Kakadveri, Ta. Chikhali.
15.	Gandevi	7-Bigari	Shri Nareshbhai Kikabhai Patel, At Goyali, Post Vaghrech, Via Billimora, Ta. Gandevi.
16.	"	14-Gandevi	Shri Champakbhai Copalji Halpati, Navdurga Mahollo, Post Irchhap, Ta. Gandevi.
17.	"	15-Gandevi	Smt. Nayanaben Anilbhai Vashi, Kasbawadi, Post Gandevi, Via Billimora, Ta. Gandevi.
18.	"	37-Saribujrang	Shri Babubhai Bhikhhabhai Patel, Anavil Mohollo, Sarikhurd, Post Luswada, via Amalsad, Ta. Gandevi.

1.           2.           3.           4.

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19. Vansda.       22-Khatamba       Shantaben Chhaganbhai Camit,  
At & Post Bartad, (Khanpur)  
Ta. Vansda.

20.       "       26-Limzar       Shri Kalyanbhai Babarhai Patel,  
At Bhinar, Ta. Vansda.

21.       "       44-Vander-vella       Shri Laljibhai Maharubhai Patel,  
At Rangpur, Ta. Vansda.

22.       "       46-Vansda       Shri Ramanbhai Chhotubhai Patel,  
Krishnakunj Society,  
Ta. Vansda.

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By order and in the name of the Governor of Gujarat,

T. C. A. RANGADURAI,  
Additional Chief Secretary.



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### PART I.

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 8th June, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/54/99/DDP/1697/3654/J.—WHEREAS, the Government of Gujarat by Notification, Revenue Department No. GHM/97/82/M/PFR/1097/L, dated the 24th September, 1997 has inter alia divided the Junagadh District into two districts, namely:—

Junagadh District and Porbandar District and altered the areas of the Flavnagar, Amreli, and Junagadh Districts;

AND, WHEREAS the areas of some talukas specified in column (4) of the Schedule appended hereto and have been excluded from the existing Junagadh, Bhavnagar and Amreli Districts and included in Porbandar, Amreli, and Junagadh Districts;

AND WHEREAS, Section 3 of the Gujarat Panchayats Act, 1993 (provides that there shall be a District Panchayat for each district and the 'district', as defined in clause (5) of Section 2 of the Act, means a district constituted from time to time under the Bombay Land Revenue Code, 1879;

AND, WHEREAS, there does not exist district Panchayat in Porbandar district due to its constitution as a new district and, therefore, a difficulty arises for appointing representatives of the existing Junagadh District in the newly constituted Porbandar District and, therefore, it is considered necessary to remove such difficulty;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 264 of the Gujarat Panchayats Act, 1993, the Government of Gujarat hereby:—

(i) removes the difficulty in establishing the District Panchayat for the Porbandar District and hereby constitutes the Porbandar District Panchayat;

(ii) reduces interimly the number of members of the existing:—

(a) Junagadh District Panchayat from 45 to 41;

(b) Bhavnagar District Panchayat from 41 to 36;

(iii) increases interimly the number of members of the Amreli District Panchayat from 31 to 32;

(iv) terminates the Office of the members of

(a) Junagadh District Panchayat specified at Sr. No. 1 to 8 in Column (2) of the Schedule appended hereto representing the constituency specified against them in Column (3) falling within the area of the Taluka shown in Column (4) of the Junagadh District Panchayat, which has been excluded from the said District Panchayat.

(b) Bhavnagar District Panchayat specified at Sr. No. 9 to 13 in Column (2) of the Schedule appended hereto representing the constituency specified against them in Column (3) falling within the area of the Taluka shown in Column (4) of the Bhavnagar District Panchayat which has been excluded from the said District Panchayat; and

(c) Amreli District Panchayat specified at Sr. No. 14 to 17 in Column (2) of the Schedule appended hereto representing the Constituency specified against them in Column (3) falling within the area of the taluka shown in Column (4) of the Amreli District Panchayat which has been excluded from the said District Panchayat.

(v) appoints the same persons specified :—

(a) at Sr.No. 1 to 8 in Column (2) of the said Schedule to be the members of the newly constituted Porbandar District Panchayat representing the area so included in the Porbandar District.

(b) at Sr. No. 14 to 17 in Column (2) of the said Schedule to be the members of the Junagadh District Panchayat representing the areas so included in the Junagadh District and.

(c) at Sr. No. 9 to 13 in Column (2) of the said Schedule to be the members of the Amreli District Panchayat, representing the areas so included in the Amreli District;

(vi) declares that the member so appointed:—

(a) in the Amreli District Panchayat and the Junagadh District Panchayat shall hold Office for a term which shall be co-extensive with the remaining term with the respective existing District Panchayats , and;

(b) in the newly constituted Porbandar District Panchayat shall hold Office for a term which shall be co-extensive with the remaining term of the Junagadh District Panchayat.

#### SCHEDULE

The details and other information of the areas included in the Porbandar District on account of the division of the Junagadh District Panchayat and reconstitution of Bhavnagar, Amreli & Junagadh District Panchayat.

**Sr. No.** The name and the address of the representatives of the electoral divisions of the District Panchayat shown in column No. 3.

Name and No. of the electoral division of the District Panchayat

3

4

1	2	3	4
1. Shri. Baniben Vilkambhai Odedra. At. Adityana, Taluka Ranavav.		1-Adityana	Ranavav

1	2	3	4
2.	Shri Karsanbhai Gigabhai Odedara. Resi. Fatana, Ta.-Porbandar.	4-Adavana	Porbandar
3.	Smt. Raniben Gajubhai Kashwala. Resi. Visawada, Taluka Porbandar.	9-Barakhala	Porbandar
4.	Smt. Tefaben Mashribhai Odedara. At. Bokkhira Taluka Porbandar.	13-Bokhira	Porbandar
5.	Shri Hirabhai Lakhabbhai Mori. At. Bileshwar, Via. Ranavav, Taluka-Ranavav.	25-Kandorana	Ranavav
6.	—Vacant—	30-Madhavpur	Porbandar
7.	Shri Vejabhai Lilabhai Odedara. At. Moddar, Taluka-Kutiyana.	31-Mahiyari	Kutiyana
8.	Shri Kanubhai Becharbhai Sorthiya. At. Dolatpura, Taluka-Junagadh.	27-Khageshri	Kutiyana
9.	Smt. Amariben Vajubhai Zanpada. At. Badala, Taluka-Savarkundla.	1-Ambardi	Savarkundla
10.	Smt. Ranjanben Arvindbhai Rajani.	10-Gadhakada	Savarkundla
11.	Smt. Hansaben Prakashbhai Mehta. At. Mota Bhamodara, Taluka-Savarkundla.	15-Jesar	Savarkundla
12.	Shri Naranbhai Bhikhabhai Kachhadiya At. Charkhadiya, Taluka-Savarkundla.	21-Nesadi	Savarkundla
13.	Shri Ravatbhai Bhimbhai Chandu At. Gordka, Taluka-Savarkundla.	41-Vijpadi	Savarkundla
14.	Smt. Savitaben Jethalal Mori. At. Devali (Dedani), Taluka- Kodinar.	1-Alidar	Kodinar
15.	Shri Jethabhai Danabhai Solanki At. Arnej, Taluka-Kodinar.	12-Devali	Kodinar
16.	Smt. Manjulaben Naranbhai Sosa. At. Sindhaj, Taluka-Kodinar.	28-Vadnagar	Kodinar
17.	Shri Lakhamanbhai Punjabhai Vadher At. Panadar, Taluka-Kodinar.	31-Velan	Kodinar

By order and in the name of the Governor of Gujarat,

T.C.A. RANGADURAL,  
Additional Chief Secretary to Government.

(C)



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## PART-I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B, under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts).**

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Order

Sachivalaya, Gandhinagar, 9th June, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/55/99/DDP/1697/3657/J.—WHEREAS, the Government of Gujarat by Notification, Revenue Department No. GHM/97/85/M/PFR/1097/L, dated the 24th September, 1997 as partially modified by notification No. GHM/97/91/M/PFR/1097/L, dated 27th September, 1997 has divided the Panchmahals District into two Districts namely Panchmahals District and Dahod District and the areas of the talukas specified in column (4) of the Schedule appended hereto has been excluded from the existing Panchmahals District and the same has been included in the newly constituted Dahod District;

AND WHEREAS, section 3 of the Gujarat Panchayats Act, 1993 provides that there shall be a District Panchayat for each district and the “District”, as defined in clause (5) of Section 2 of the Act, means a district constituted from time to time under the Bombay Land Revenue Code, 1879;

AND WHEREAS, there does not exist district Panchayat in Dahod district due to its constitution of new district and therefore, a difficulty arises in appointing elected representatives of the Constituency which form part of the Dahod district and therefore, it is considered necessary to remove such difficulty;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 264 of the Gujarat Panchayats Act, 1993, the Government of Gujarat hereby:—

(i) removes the difficulty in establishing the District Panchayat for the Dahod District and hereby constitutes the Dahod District Panchayat;

(ii) reduces interimly the number of members of the existing Panchmahals district from 63 to 25; and

(iii) terminates the Office of the members of the Panchmahals District Panchayat specified in column (2) of the Schedule appended hereto representing the constituency specified in Column (3) falling within the areas of taluka shown in Column (4) of the Panchmahals District Panchayat, which has been excluded from the said District Panchayat.

(iv) appoints the same elected members specified in Column (2) of the said Schedule to be the members of the Dahod District Panchayat representing the Constituency specified in column (3) falling within the areas of taluka shown in column (4) so included in the Dahod District

(v) declares that the members so appointed in the Dahod District Panchayat shall hold office for a term which shall be co-extensive with the remaining term of the Panchmahals District Panchayat.

#### SCHEDULE

The details and other information of the areas included in the Dahod District on account of the division of the Panchmahals District Panchayat.

Sr. No.	Details of the Areas.	Name and No. of the electoral division of the District Panchayat.	The name and the address of the representatives of the electoral divisions of the District Panchayat shown in column No.3.
1	2	3	4

1. Dahod	1-Abhalod	Savitaben Kalubhai Bhuriya.
2. Dahod	18-Garbada	Mohindraben Ajitsinh Rathod.
3. Dahod	24-Jalat	Shri Panabhai Pidiyabhai Mahsiya.
4. Dahod	33-Khangela	Shri Somabhai Badiyabhai Damor.
5. Dahod	34-Kharedi	Smt. Taraheshwari Ratanbhai Machhar.
6. Dahod.	35-Kharoda	Smt. Laxmiben Harisinh Baria.
7. Dahod	47-Motikhraj	Smt. Niruben Balamsinh Daheda.
8. Dahod	48-Nathelav	Smt. Radhaben Chhatrasinh Baria.
9. Zalod	12-Chakaliya	Smt. Champaben Mahendrabhai Muniya.
10. Zalod	16-Dhwadiya	Smt. Binaben Jashwantbhai Damor
11. Zalod	23-Hirola	Shri Mansinh Raysinh Bhabhor.
12. Zalod	27-Kadwal	Shri Chhaganbhai Virabhai Nisarta.
13. Zalod	30-Karath	Smt. Kanchanben Relubhai Ninama.
14. Zalod	38-Limbadi (Za)	Shri Narasinh Lalsinh Parmar.
15. Devgadh Baria	4-Chantela	Smt. Menaben Manaharsing Patel.
16. Devgadh-Baria	19-Gollav	Smt. Sagunaben Devisinh Baria.

1	2	3	4
17.	Devgadh-Baria	26-Zizari	Shri Rameshbhai Deepsinh Rathava.
18.	Devgadh-Baria	37-Lavarria	Shri Alsinh Manjibhai Rathava.
19.	Devgadh-Baria	41-Palla	Shri Madhavsinh Bharatsinh Chauhan.
20.	Devgadh-Baria	52-Piplod	Shri Rashmikant Rasikdal Soni.
21.	Devgadh-Baria	55-Sevenia	Shri Juvansin Kalubhai Rathava.
22.	Devgadh-Baria	58-Simalia	Shri Navsinh Khumansinh Chauhan.
23.	Limkheda	9-Bhorva	Shri Prabhatsinh Terabhai Baria.
24.	Limkheda	13-Chilakot	Shri Chhaganbhai Dalsingbhai Bilwada.
25.	Limkheda	40-Limkheda	Shri Badiyabhai Bachubhai Muniya.
26.	Limkheda	43-Methan	Shri Jivabhai Gavjbhai Dabhor
27.	Limkheda	49-Navanagar	Shri Navalsinh Jitharabhai Bhabhor
28.	Limkheda	53-Sajoi	Shri Saburbhai Lalubhai Mohaniya.
29.	Santrampur	5-Bachkaria	Shri Kalubhai Somabhai Damor.
30.	Santrampur	8-Batakwada	Smt. Savitaben Laxmubhai Damor.
31.	Santrampur	11-Boria	Shri Somabhai Punjabhai Ragi.
32.	Santrampur	17-Fatepura	Dr. Kishorasinh Dalabhai Taviad.
33.	Santrampur	21-Gothib	Shri Savjbhai Bijabhai Damor.
34.	Santrampur	39-Limdi (S)	Shri Laljbhai Hirabhai Patelia.
35.	Santrampur	41-Malvan	Shri Hirabhai Kalubhai Khant.
36.	Santrampur	42-Margala	Shri Bhurabhai Jevabhai Katara.
37.	Santrampur	50-Nindaka (E)	Smt. Shardaben Chimanlal Mal.
38.	Limkheda	46-Moti Bandibor	Shri Kalubhai Dalsukhbhai Patel. At and Post Moti Bandibor Ta. Limkheda.

By order and in the name of the Governor of Gujarat.

T.C.A. RANGADURAI  
Additional Chief Secretary to Government.



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**P A R T - I A****C E N T R A L S E C T I O N**

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 15th June, 1999.

**GUJARAT PANCHAYATS ACT, 1993.**

No. KP/57 of 1999/PRR/1097/823/CH.—The following draft of a notification which is proposed to be issued under sub-section (1) of section 274 read with the proviso to sub-section (2) of section 108 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), is published as required by sub- section (5) of the said section 274 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objections or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

**Draft Notification**

No. KP/57 of 1999/PRR/1097/823/CH.—In exercise of the powers conferred by sub-section (1) of section 274 read with the proviso to sub-section (2) of section 108 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules, namely:—

1. **Short title.**—These rules may be called the Gujarat Village Panchayats (Publication of notice for stoppage or discontinuance of public road or street) Rules, 1999.

**2. Definitions.**—In these rules, unless the context otherwise requires,—

(a) “the Act” means the Gujarat Panchayats Act, 1993.

(b) “Section” means a section of the Act.

**3. Publication of notice.**—The notice under the proviso to sub-section (2) of section 108 of the Act of the proposed to stop up or discontinuance any public road or street vested in a panchayat shall be in the Form appended to these rules. The notice shall be published by affixing a copy thereof at the office of the Panchayat and at the Chavdi or Chora or any other conspicuous place in the village. The Sarpanch shall be also cause a proclamation of the notice to be made by beat of drum and cause the notice to be published in a Local Gujarati newspaper circulating in the village. The Sarpanch shall send a copy of such notice to the Taluka Development Officer and the Mamatdar of its concerned Taluka.

**4. Repeal.**—The Gujarat Panchayats (Publication of Notice for stoppage or discontinuation of public road or street) Rules, 1966 are hereby repealed. Such repeal shall not affect anything done or any action taken or initiated under the rules so repealed.

#### FORM

Notice to be given under the proviso to sub-section (2) of Section 108.

(See rule 3)

No..... WHEREAS, it is proposed to stop up or to discontinue.....(here specify the name and description of the road or street or portion thereof proposed to be stopped up or discontinued) vested in the village panchayat which is no longer required as public road or street.

AND, WHEREAS,.....(here specify the name and description of the alternative route) is the alternative route which it is proposed to propose or which is already in existence.

NOW, THEREFORE, in pursuance of the proviso to sub-section (2) of section 108 of the Gujarat Panchayats Act, 1993, this notice is hereby given for the information of the resident of the village of the said proposal to stop-up or to discontinue the.....(here specify the name and description of the road or street or portion thereof proposed to be stopped up or discontinued).

Any objection which may be received by the undersigned or the Secretary of the Village Panchayat from any person with respect of the said notice within one month from the date of publication of this notice shall be considered by the Village Panchayat.

Sarpanch

Village Panchayat .....

Taluka.....

District .....

Dated the.....day of.....199.....

By order and in the name of the Governor of Gujarat;

N. J. JOSHI,  
Under Secretary Government.



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### P A R T - I - A

#### C E N T R A L S E C T I O N

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts).**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar; 18th June, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No : KP/58/99/Chstn/1029/664/G — WHEREAS, the posts of Sarpanch and Vice-Sarpanch of Eklava Village Panchayat, Taluka Idar fallen vacant.

NOW, THEREFORE, in exercise of the powers conferred by section 278 of the Gujarat Panchayats Act 1993 (Guj. 18 of 1993) the Government of Gujarat hereby with effect on and from 11th June, 1999 appoints Shri R. M. Patel Statistical Assistant Taluka Panchayat Idar, District Sabarkantha to perform the powers, functions and duties of the said Panchayat until Sarpanch and Vice-Sarpanch are elected under the said Act.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.

37-1

I-A-Extra 37-1



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## PART-I.A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B,  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.)**

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 23rd June, 1999.

**GUJARAT PANCHAYATS ACT, 1993.**

No. KP/60 of 1999/PRR/1097/821/CH :—The following draft of a notification which it is proposed to be issued under Section 205 read with sub-section (1) of Section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), is published as required by sub-section (5) of section 274 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

**NOTIFICATION**

No. KP/60 of 1999/PRR/1097/821/CH :—In exercise of the powers conferred by Section 205 read with sub-section (1) of Section 274 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules, namely :—

1. **Short title** :—These rules may be called the Gujarat Village Panchayats Watch and Ward (Costs) Rules, 1999.

2. Definitions :— In these rules, unless the context otherwise requires :—

- (a) "Act" means the Gujarat Panchayats Act, 1993.
- (b) "house" means any building or set of buildings within the same enclosure and used by the same occupier.
- (c) "land" means any cultivable occupied land, which is subject to payment of agricultural assessment;
- (d) "occupier" includes a person in actual possession of a house or land whether as owner, agent or tenant;
- (e) "owner" includes a person, who receives or is entitled to receive rent of the house or land, if such house or land is let.

3. Costs of Watch and Ward to be levied and recovered as fees :—(1) Where as panchayat provides for the watch and ward of the village and of the crops therein the costs of the such watch and ward shall be levied and recovered by the panchayat as fees assessed in the manner hereinafter provided, namely :

- (a) where the watch and ward is provided for the village the fee shall be levied in respect of every hearth (chula) situated in such village;
- (b) where the watch and ward is provided for crops in the village, the fee shall be levied per acre of the land on which such crops are grown;
- (c) where common watch and ward is provided for both the purposes specified in clauses (a) and (b) above the fee shall be levied and assessed separately for each purpose and recovered accordingly.

(2) The fee shall be levied at such rate as may decided upon by the panchayat from time to time after following the procedure laid down in sub-rules (3) and (4) :

Provided that the rate of fee leviable shall be so fixed that the total proceeds of such fee in the village shall as far as possible, be commensurate with the total expenditure incurred on the watch and ward;

Provided further that a panchayat may decide not to levy such fee in respect of any house which is exempt from payment of house tax under the Gujarat Village Panchayats Taxes and Fees Rules.

(3) Every Panchayat shall before deciding to levy the cost of watch and ward follow the following procedure namely :

- (a) The Panchayat shall pass a resolution at its meeting sanctioning the proposal to levy the costs of watch and ward at the rate specified therein;
- (b) The panchayat shall then notify to the public the proposal by beat of drum in the village and by means of a notice together with these rules affixed in the office of the panchayat and at the chavdi or chora of the village and at some conspicuous places in the village inviting objections and suggestions and specifying a date not earlier than one month from the date of such publication on or after which the panchayat shall take the proposal into consideration.
- (c) Any inhabitant of the village affected by the proposal may make any objection or suggestion in writing to the panchayat on or before the date specified in the notice under clause (b).
- (d) On or after the date fixed under clause (b) the panchayat shall consider all objections and suggestions made under clause (c) and may approve or modify the proposal.

(4) Where a panchayat after consideration of objections and suggestions, if any, finally decides to levy the costs of watch and ward it shall publish a final notice specifying therein the rate at which it shall be levied. Copies of such notice together with these rules shall be affixed in the office of the panchayat. It shall also announce by beat of drum in the village and by publishing it at some conspicuous places in the village. The fee shall accordingly be levied from such date not earlier than one month from the date of publication of the final notice as may be specified in the notice.

4. **Period for levy of fee :**—The fee shall be leviable for the year beginning on 1st day of April and ending on 31st day of March next following. If the levy of fee comes into force on any day other than the 1st day of April it shall be leviable for the quarter beginning on the 1st day of July, 1st day of October, 1st day of January and 1st day of April next following and thereafter for the year beginning on the 1st day of April.

5. **Person liable to pay fee :**—(1) The fee shall be primarily leviable from the owner of the house or land who occupies the house or land.

(2) If the house or land is not occupied by the owner the fee shall be primarily leviable from :—

(a) The leasee if the house or land is let;

(b) the superior lessor if it is sub-let;

(c) the person in whom the right to let the same vests if it is unlet;

(d) the person to whom the house or land has been transferred if the owner of the land or house has left the village or cannot otherwise be found.

(3) On failure to recover any sum due on account to such fee from the person primarily liable a portion of the sum may be recovered from the occupier of any part of the house or land in respect of which it is due in the ratio which the Sarpanch decides to be an equites ratio of the amount of the assessed on the owner of the house or land as a whole tenament. An appeal against the decision of the Sarpanch in the matter may be made within 30 days to the village panchayat and an appeal against the decision of the panchayat may be made within 30 days to the district panchayat :

Provided that if any sum is paid by or levied from any person who is not primarily liable under these rules such person shall be entitled to credit such sum in account with the person primarily liable for the payment of that sum.

6. **Repeal and Savings :**—The Gujarat Gram and Nagar Panchayats Watch and Ward (Costs) Rules, 1970 are hereby repealed. Such repeal shall not affect any thing done or any action taken under the rules so repealed.

By order and in the name of the Governor of Gujarat,

N. J. JOSHI,  
Under Secretary to Government.



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### P A R T—I-A

#### CENTRAL SECTION

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

શહેરી વિકાસ અને શહેરી ગૃહ નિર્માણ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, તા. ૨૮મી જુન, ૧૯૯૯

ક્રમાંક : કેવી-૧૦૧-૪૮-નપલ-૩૪૮૭-૧૮૦૦-મ.—ગુજરાત નગરપાલિકા આધિનિયમ, ૧૯૬૫ની કલમ ૨૬૩(૧) આન્વયે આ વિભાગના તારીખ ૧૯-૭-૬૭ના સામાન્યાક્ટી હુકમથી વિસનગર નગરપાલિકાનું વિસર્જન કરવાનો હુકમ કરવામાં આવેલ, સદરહુ હુકમ સામે નામદાર હાઈકોર્ટમાં વિસનગર નગરપાલિકા દ્વારા ખાસ દિવાની અરજી ક્રમાંક : પ્રત્યે ૪/૬૭ તથા નગરપાલિકાના સદસ્યકો પ્રથમાંદિલ્લી મોહનભાઈ પટેલ દ્વારા ખાસ દિવાની અરજી ક્રમાંક : પ્રત્યે ૨/૬૭ રન્દુ કરી દાદ માંગતાં નામદાર હાઈકોર્ટ આ બને ખાસ દિવાની અરજીઓમાં આ વિભાગના તારીખ ૧૯-૭-૬૭ના હુકમથી નગરપાલિકાને વિસર્જિત કરવાનો હુકમ કરવામાં આવેલ છેની સામે મનાઈ હુકમ આપેલ હતો.

વિસનગર નગરપાલિકાને વિસર્જિત કરવા અંગેના સરકારના તારીખ : ૧૯-૭-૬૭ના હુકમ સામે આપવામાં આવેલ મનાઈ હુકમ નામદાર હાઈકોર્ટ દ્વારા ખાસ દિવાની અરજી ક્રમાંક : પ્રત્યે ૪/૬૭ હેઠળ તા. ૨૮મી જુન, ૧૯૯૯ના હુકમથી અને ખાસ દિવાની અરજી ક્રમાંક : પ્રત્યે ૨/૬૭ હેઠળ તા. ૨૮મી જુન, ૧૯૯૯ના હુકમથી, વાદીઓએ શેટ અરજી પરત ખેંચી લેતાં નામદાર હાઈકોર્ટ અધારે તારીખ ૨૫-૭-૬૭ના રોજ આપેલ મનાઈ હુકમ ઉઠાવી લીધેલ છે.

આથી, આ વિભાગના તારીખ ૧૯મી જુલાઈ ૧૯૯૯ના વિસનગર નગરપાલિકાને વિસર્જિત કરવાનો હુકમ અમલમાં આવે છે તદ્દનુચાર પ્રાંત આધિકારીશી, મહેસૂણાને વિસનગર નગરપાલિકાના વહીપટદાર તરીકે નિમવાનો હુકમ કરવામાં આવે છે.

ગુજરાતના રાજ્યપાવકીના હુકમથી અને તેમનાં નામે,

લે. અમ. વ્યાસ,  
સરકારના નાયન સચિવ.

(C)



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**PART I—A****CENTRAL SECTION**

Orders and Notifications (other than those published in Part IV.B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT****Order**

Sachivalaya, Gandhinagar, 1st July, 1999.

**GUJARAT PANCHAYATS ACT, 1993.**

No.KP/61/99/DDP-1697/3657/J:- WHEREAS under the Government Order, Panchayats, Rural Housing and Rural Development Department, No.KP-55-99-DDP-1697-3657-J dated the 9th June, 1999 (hereinafter referred to as "the said Order"), the

elected members were appointed to be the members of the Dahod District Panchayat specified in column (4) against the entries at serial Numbers 17, 19 and 22 in column (1) of the Schedule in the said Order, representing the constituencies of Zizari, Palla and Simalia specified in column (3), falling within the areas of talukas shown in column (2) against those entries of the Schedule to the said Order;

AND WHEREAS under the Government Notification, Revenue Department, No. GHM-97-120-M-PFR-2397-2593-L dated the 15th October, 1997, Devgadh-Baria taluka has been divided into two talukas, namely Devgadh-Baria taluka and Ghoghambha taluka;

AND WHEREAS Ghoghambha taluka comprises of the area of Zizari, Palla and Simalia constituencies (except Kali-Dungari and Saga-rama villages) alongwith other constituencies;

AND WHEREAS Ghoghambha taluka is included in the Panchmahal District under the Government Notification, Revenue Department, No. GHM-97-120-M-PFR-2397-2593-L, dated the 15th October, 1997;

AND WHEREAS section 3 of the Gujarat Panchayats Act, 1993 provides that there shall be a District Panchayat for each district and the "District", as defined in clause (5) of section 2 of the Act means, a district constituted from time to time under the Bombay Land Revenue Code, 1879, and therefore, it is considered necessary to exclude the area of the said constituencies Zizari, Palla and Simalia from the Dahod District Panchayat;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 264 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) and all other powers enabling it in this behalf, the Government of Gujarat hereby amends the said Order with effect from 9th June, 1999,-

1. In the said order, -

- (i) in the preamble, in paragraph 1, after the words and figures "dated 27th September, 1997", the words and figures "and the Government Notification, No. GHM-97-120-M-PFR-2397-2593-L dated the 15th October, 1997" shall be inserted;
- (ii) in paragraph (ii), for the figures and word "63 to 25", the figures and word "63 to 28" shall be substituted;
- (iii) in paragraphs (iii) and (iv), for the brackets and figure "(2)", the brackets and figure "(4)" shall be substituted;

(iv) in paragraphs (iii) and (iv), for the brackets and figure "(4)", the brackets and figure "(2)" shall be substituted;

(v) in the Schedule,-

(a) for the entry at serial No.15, the following entry shall be substituted, namely:-

"15. Devgadh-Baria 4-Antela

Smt. Mainaben Manaharsing Patel";

(b) in column (i), the entries at serial Numbers 17, 19 and 22, shall be deleted.

2. Declares that the elected members specified in column (4) of the Schedule in the said Order, against entries at serial Numbers 17, 19 and 22, specified in column (i), representing the constituencies of Zizari, Palla and Simalia specified in column (3), falling within the areas shown in column (2) against those entries shall subject to the provisions of the Act be deemed always to have been continued to be the members of the Panchmahal District as if they were not appointed to be the members of the Dahod District Panchayat.

By order and in the name of the Governor of Gujarat,

T. C. A. RANGADURAI,  
Additional Chief Secretary to Government.



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### PART I—A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.

**GOVERNMENT OF GUJARAT  
URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT  
NOTIFICATION  
SACHIVALAYA, GANDHINAGAR**

Dated the 3rd July, 1999

#### BOMBAY PROVINCIAL MUNICIPAL CORPORATIONS ACT, 1949

No.KV- 114 - 99 - AMN - 8097 - 1615-P: WHEREAS it is reported by the Municipal Commissioner, Ahmedabad Municipal Corporation and Transport Manager of Ahmedabad Municipal Transport Services of the City of Ahmedabad and in his letter dated 6.5.99 that the employees of the Municipal Transport Service of the City of Ahmedabad likely to resort to strike:--

AND WHEREAS, the Government of Gujarat is of the opinion that the stoppage or the cessation of the performance of any of the essential service mentioned in Class-I,II and III in Chapter IV of Schedule – A of the Bombay Provincial Municipal Corporations Act, 1949 (hereinafter referred to as " the said Act") will be prejudicial to the safety of the maintenance of such services essential to the life of the community in the City of Ahmedabad;

NOW, THEREFORE, in exercise of the powers conferred by Section 62 of the said Act, Government of Gujarat hereby declares that the emergency exists in the City of Ahmedabad and that in consequence thereof no member of the essential service mentioned in Class-I, II and III in Chapter IV of Schedule -A to the said Act shall for the period of 180 days beginning on and from 3-7-1999, notwithstanding any law for the time being in force or any agreement;

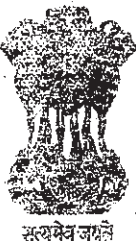
- (a) withdraw or absent himself from his duties except in the case of illness or accident disabling him from the discharge of his duties or;
- (b) neglect or refuse to perform his duties or willfully perform them in a manner which in the opinion of the Municipal Commissioner of the City of Ahmedabad and Transport Manager of Ahmedabad Municipal Transport Service is inefficient.

By order and in the name of the Governor of Gujarat,

B. R. PATANI,

Under Secretary to Government  
Urban Development and Urban Housing Department

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



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### PART I-A CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT Order

Sachivalaya, Gandhinagar, 10th July, 1999

GUJARAT PANCHAYATS ACT, 1993.

No. KP/62/99/DDP/1697/3656/J : - WHEREAS, the Government of Gujarat by Notification, Revenue Department No. GHM-97-84-M-PFR-1097/L dated the 24th September, 1997 as modified by Notification No. DM-97-121-M-PFR-2097-2595-L, dt. 15-10-1997 and Notification No. GHM-99-40-M-PFR-1099-UO-75-L, dtd. 23-06-1999 has divided the area of the Mehsana and Banaskantha districts into three districts, namely, Mehsana district, Banaskantha district and Patan district ;

AND WHEREAS the areas of the talukas specified in column (4) of the Schedule appended hereto has been excluded from the existing Mehsana District and the Banaskantha District and the same have been included in the newly constituted Patan District ;

AND WHEREAS, Section 3 of the Gujarat Panchayats Act, 1993 provides that there shall be a District Panchayat for each district and the 'district', as defined in clause (5) of Section 2 of the Act, means a district constituted from time to time under the Bombay Land Revenue Code, 1879 ;

AND WHEREAS, there does not exist district panchayat in Patan district due to its constitution of new district and therefore, a difficulty arises in appointing elected representatives of the Constituency which forms part of the Patan district and, therefore, it is considered necessary to remove such difficulty ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 264 of the Gujarat Panchayats Act, 1993 the Government of Gujarat hereby, -

- (i) removes the difficulty in establishing the District Panchayat for the Patan District and hereby constitutes the Patan District Panchayat ;
- (ii) reduces interimly the number of members of the existing -

  - (a) Mehsana District Panchayat from 51 to 34 and
  - (b) Banaskantha District from 49 to 45,
  - (iii) terminates the office of the members of -

    - (a) the Banaskantha District Panchayat specified at Serial No. 1 to 4 in Column (2) of the Schedule appended hereto representing the Constituency specified in Column (3) falling within the areas of taluka shown in Column (4) of the Banaskantha District Panchayat, which have been excluded from the said District Panchayat ;
    - (b) the Mehsana District Panchayat specified at Serial No. 5 to 21 in Column (2) of the Schedule appended hereto representing the constituency specified in Column (3) falling within the areas of taluka shown in Column (4) of the Mehsana District Panchayat which have been excluded from the said District Panchayat.

(Iv) appoints the same elected members specified in Column (2) of the said Schedule to be the members of the Patan District Panchayat representing the constituency specified in column (3) falling within the areas of taluka shown in column (4) so included in the Patan District ;

(v) declares that the members so appointed in the Patan District Panchayat shall hold office for a term which shall be co-extensive with the remaining term of the Mehsana and Banaskantha District Panchayats.

#### SCHEDULE

The details and other information of the areas included in the Patan District on account of the division of the Banaskantha and Mehsana District Panchayats

Sr. No.	The name and the address of the representatives of the electoral divisions of the District Panchayat shown in column No. 3	Name and No. of the electoral division of the District Panchayat.	Details of the areas.
1.	2.	3.	4.
1.	Smt. Bhuriben Bhagwanbhai Rabari. At-Arajansar, Taluка - Radhanpur.	3 - Bandhvad	Radhanpur

1	2	3	4
2.	Shri Nanjibhai Narsangbhai Patel, At. Masali Taluka - Radhanpur	23 - Kamalpur	Radhanpur
3.	Shri Jivanbhai Alabhai Ahir, At. Vauva, Taluka - Santalpur	38 - Santalpur	Santalpur
4.	Shri Karshanbhai Muljibhai Goklani, At. Varahi, Taluka - Santalpur.	47 - Varahi	Santalpur
5.	Shri Virabhai Kalidas Solanki, At. Runi, Taluka - Patan.	2 - Apar	Patan
6.	Shri Nainaben Sureshbhai Prajapati, At. Samoda, Taluka - Patan.	3 - Balisana	Patan
7.	Shri Gitaben Parshottambhai Thakkar, At. Nanichandur, Taluka - Sami.	12 - Gochanad	Sami
8.	Shri Manjulaben Amratbhai Thakkar, At. Dindrol, Taluka - Siddhpur.	18 - Kakoshi	Siddhpur
9.	Shri Ladjiji Deshalji Thakor, At. Khareda, Taluka - Patan.	24 - Koita	Patan

**1****2****3****4**

10.	Shri Kamalaben Hiralal Parmar, At. Kungher, Taluka - Patan.	26 - Kungher	Patan
11.	Shri Shankarlal Raichanddas Patel, At. Kunva, Taluka - Siddhpur.	27 - Kunvara	Siddhpur
12.	Shri Maganbhai Punjabhai Rabari, At. Andla, Taluka - Patan.	33 - Nana Nayata	Patan
13.	Shri Dahyabhai Pitambardas Patel, At. Padi, Taluka - Patan.	40 - Ranuj	Patan
14.	Shri Mandjiji Bhupataji Thakor, At. Bortyada, Taluka - Harij.	41 - Roda	Harij
15.	Shri Kamilaben Kishorbhai Rathod, At. Sami, Taluka - Sami.	43 - Sami	Sami
15.	Shri Chhaganbhai Dhanabhai Parmar, Kamalivada, - Patan..	44 - Sampra	Patan
17.	Shri Manaji Ajamalji Thakor. AT. Kathivada, Tal. - Sami.	47 - Shankeshvar	Sami

1	2	3	4
18.	Shri Bhikhiben Vishnubhai Patel, At. Kamboi, Tal - Chansma.	20 - kamboi	Chansma
19.	Shri Kamlaben Dahyabhai Patel, At. Gorad, Tal - Chansma.	10 - Dhinoj	Chansma.
20.	Shri N. I. Patel At. Lanva, Tal - Chansma.	53 - Vadavali	Chansma
21.	Shri Jashiben Babulal Patel, At. Kamali, Tal - Siddhpur.	21 - Kamali	Siddhpur.

By order and in the name of Governor of Gujarat.

T.C.A. Rangadurai  
Additional Chief Secretary to Government.

I-A Ex. 42-2

(C)



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## PART I—A

## CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs; District Municipal, Primary Education and Local  
Fund Audit Acts.

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Order

Sachivalaya, Gandhinagar, 10th July, 1999

## GUJARAT PANCHAYATS ACT, 1993.

No. KP/63/99/DDP/1697/3658/J :- WHEREAS the Government of Gujarat by Notification, Revenue Department, No. GHM-97-81-M-PFR-1097-L, dated the 24<sup>th</sup> September, 1997 as (Partially) modified by Notification No. GHM-99-39-M-PFR-1099-U.O.-75-L, dt. 23-06-1999 has divided the areas of the Baroda and Bharuch districts into three districts, namely Baroda district, Bharuch district and Narmada district ;

AND WHEREAS the areas of the talukas specified in column (4) of the Schedule appended hereto has been excluded from the existing Baroda District and the Bharuch district and the same have been included in the newly constituted Narmada District ;

AND WHEREAS, Section 3 of the Gujarat Panchayats Act, 1993 provides that there shall be a District Panchayat for each district and the 'district ', as defined in clause (5) of Section 2 of the Act, means a district constituted from time to time under the Bombay Land Revenue Code, 1879 ;

AND WHEREAS, there does not exist district panchayat in Narmada district due to its constitution of new district and therefore, a difficulty arises in appointing elected representatives of the Constituency which form part of the Narmada district and, therefore, it is considered necessary to remove such difficulty ;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 264 of the Gujarat Panchayats Act, 1993 the Government of Gujarat hereby , -

- (i) removes the difficulty in establishing the District Panchayat for the Narmada District and hereby constitutes the Narmada District Panchayat ;
- (ii) reduces interimly the number of members of the existing -
  - (a) Baroda District Panchayat from 49 to 45; and
  - (b) Bharuch District Panchayat from 35 to 25
- (iii) terminates the office of the members of -
  - (a) the Baroda District Panchayat specified at Serial No. 1 to 4 in Column (2) of the Schedule appended hereto representing the constituency specified in Column (3) falling within the areas of taluka shown in column (4) of the Baroda District Panchayat, which has been excluded from the said District Panchayat ;
  - (b) the Bharuch District Panchayat specified at Serial No. 5 to 14 in Column (2) of the Schedule appended hereto representing the constituency specified in Column (3) falling within the areas of taluka shown in Column (4) of the Bharuch District Panchayat, which has been excluded from the said District Panchayat.
- (iv) appoints the same elected members specified in Column (2) of the said Schedule to be the members of the Narmada District Panchayat representing the constituency specified in Column (3) falling within the areas of taluka shown in column (4) so included in the Narmada District ;
- (v) declares that the members so appointed in the Narmada District Panchayat shall hold office for a term which shall be co-extensive with the remaining term of the Bharuch and Baroda District Panchayats.

**S C H E D U L E**

The details and other information of the areas included in the Narmada District on account of the division of the Bharuch District Panchayat.

Sr. No.	Name and the address of the representatives of the electoral divisions of the District Panchayat shown in Column No. 3	Name and Number of the electoral division of the District Panchayat	Details of the areas
1	2	3	4
1.	Shri GopalbhaiJeshingbhai Tadvi, At & Po. - Vadia, Tal. - Tilakwada.	42 - Tilakwada	Tilakwada
2.	Smt. Vanlataben Maheshbhai Bhil, At & Po. - Kukarda, Tal. - Naswadi.	21 - Kukarda	Naswadi
3.	Shri Shankarbhai Bhimjibhai Bhil, At & Po. - Dhamasya, Tal. - Naswadi	27 - Naswadi	Naswadi
4.	Shri Somabhai Gokalbhai Bhil, At - Khadakiya, Post - Bhaka, Tal. - Naswadi.	45 - Vagach	Naswadi
5.	Smt. Meenaben Pratapbhai Vasava, At & Po. - Narwadi, Tal. - Sagbara.	28 - Sagbara	Sagbara
6.	Shri Jaysingbhai Sakariyabhai Vasava, At & Po. - PatlaMau, Tal. - Sagbara.	31 - Selamba	Sagbara
7.	Shri Gulabsinh Bhaktibhai Vasava, At & Po. - Umarva, Tal. - Nandod.	1 - Aamletha	Nandod

1	2	3	4
8.	Smt. Kapilaben Arvindbhai Tadvi, At & Po. - Valpara, Tal. - Nandod.	9 - Gadher	Nandod
9.	Shri Ambalal Bhanabhai Tadvi, At & Po. - Zariya, Tal. - Nandod.	19 - Kavadiya	Nandod
10.	Shri Dahyabhai Shamalbhai Vasava, At & Po. - Sundarpura, Tal. - Nandod.	32 - Vadiya	Nandod
11.	Smt. Sumatiben Bachubhai Vasava, At. - palasi, Po. - Bitada, Ta. - Nandod.	35 - Vavdi	Nandod
12.	Smt. Lilaben Chimanbhai Vasava, At & Po. - Chikada, Tal. - Dediapada.	5 - Chikada	Dediapada
13.	Shri Amarsing Gamiyabhai Vasava, At - Nani Singloti, Po. - Besna, Tal. - Dediapada.	7 - Dediapada	Dediapada
14.	Smt. Manjulaben Chimanbhai Vasava, Char Rasta, At & Po. - Dediapada.	21 - Mandala	Dediapada.

By order and in the name of Governor of Gujarat,

T.C.A. Rangadurai  
Additional Chief Secretary to Government.

I-A Ex. 43-2.



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### P A R T - I - A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part V-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th July, 1999.

#### GUJARAT PROVISION FOR DISQUALIFICATION OF MEMBERS OF LOCAL AUTHORITIES FOR DEFLECTION ACT, 1986.

No. KP/64 of 99/ELC/1097/808/G.—In exercise of the powers conferred by section 6 of the Gujarat Provision for Disqualification of Members of Local Authorities for Defection Act, 1986 (Guj. 23 of 1986), and in supersession of Government Notification, Panchayats and Rural Housing Department No. KP/20 of 97/ELC/1097/808/G, dated 1st May, 1998 the Government of Gujarat hereby designates Shri A. D. Desai, I.A.S., Secretary to the Government of Gujarat, Ports & Fisheries Department for the cases of the Panchayats, Rural Housing and Rural Development Department for the purpose of section 6 of the said Act.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.



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### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B,  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act).**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

#### Notification

No. KPN/2/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Changda Village Panchayat in Tharad Taluka of Palanpur District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 12th April, 1999 and whereas executive committee of District Panchayat Reso. No. 13 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/6/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Changda Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 26th July, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર છવારા

અહેસનામું

ક્રમાંક : ક્રપ્ર/ર/પદ્ધ/પ-૪.—સબબદ કે વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ બનાસકંઈ—પાલનપુર જિલ્લાના બચાડ તાલુકાની ચાંગડા ગામ પંચાયતે, સને ૧૯૮૮ના ગુજરાત અધિનિયમ મુજબ તેની ઉપર નામવારાં આવેલી ફરજે બજવવામાં દુરાળા પૂર્વક કસુર કરેલ છે. અને પોતાનાથી થઢતી પંચાયતે ઉક્ત અધિનિયમે મુજબ કરેલા હુકમનું પાલન કરવામાં ચુક કરેલ છે.

અને સબબદ, કે ઉક્ત અધિનિયમની કલમ-૨પણ અન્વયે તેની સામે પગલા થા માટે ન કેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને સબબદ, કે, ઉક્ત પંચાયતે આ અંગે કોઈ સંપોષ્ણકરક ખુલાસો રજૂ કરેલ નથી.

અને સબબદ,, કે જિલ્લા પંચાયત બનાસકંઈ—પાલનપુરએ તેની કારોબારી સમિતિના તારીખ ૧૨-૪-૮૮ના ઠરાવ ક્રમાંક : ૧૩થી ચાંગડા ગામ પંચાયતને પદ્ધત્યુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ-૨પણની પેટા-કલમ (૧) અન્વયેની સરતાઓ ને સરકારશીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામા ક્રમાંક : કેપી/૧૯૮૭/ઓફ/૧૯૮૮/ડી.ઈ.ઓ.લ./૧૦૮૪/૧૨૪૬/(૧) ને તા. ૨૬-૭-૮૮ વિકાસ કમિશનરનીની સુપ્રેત કરવામાં આવી છે. તેની રૂએ, હું વી. સી. પટેલ આઈ. એ. એસ. વિકાસ કમિશનર; ગુજરાત રાજ્ય, ગાંધીનગર આથી આદેશ રાજ્યપત્રમાં પ્રક્રિયા થયાની ચાંગડા ગામ પંચાયતનું વિસ્તરન કરવામાં આવે છે. અને આ અંગે વિશે તવાર છણાવટ કરો આદેશ કરવામાં આવેલ છે.

તા. ૨૬-૭-૮૮.

વી. સી. પટેલ  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

આરકારી મધ્યરાજ્ય પ્રેસ, ગાંધીનગર.



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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13th August, 1999.

#### BOMBAY PROVINCIAL MUNICIPAL CORPORATIONS ACT, 1949.

No. KV/137/99/AMN/2099/2704/P.—WHEREAS it is reported by the Municipal Commissioner, Ahmedabad Municipal Corporation of the City of Ahmedabad in his letter dated 8th June, 1999 that the employees of the Municipal Corporation of the City of Ahmedabad are likely to resort to strike.

AND WHEREAS, the Government of Gujarat is of the opinion that the stoppage or the cessation of the performance of any of the essential service mentioned in Class I-II, and III in Chapter IV of Schedule A of the Bombay Provincial Municipal Corporations Act, 1949 (hereinafter referred to as “the said Act”) will be prejudicial to the safety of the maintenance of such services essential to the life of the community in the City of Ahmedabad;

NOW, THEREFORE, in exercise of the powers conferred by section 62 of the said Act, Government of Gujarat hereby declares that the emergency exists in the City of Ahmedabad and that in consequence thereof no member of the essential service mentioned in Class-I, II and III in Chapter-IV of Schedule A to the said Act shall for the period of 180 days beginning on and from 13th August, 1999 notwithstanding any law for the time being in force or any agreement;

(a) withdraw or absent himself from his duties except in the case of illness or accident disabling him from the discharge of his duties or;

(b) neglect or refuse to perform his duties or willfully perform them in a manner which in the opinion of the Municipal Commissioner of the City of Ahmedabad is inefficient.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Under Secretary to the Government.  
Urban Development and Urban Housing Department.

(C)



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## PART-I-A

## CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act.

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 13th August, 1999.

## GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. KV/138 of 1999/AMN/2099/2704/P.—WHEREAS the Government of Gujarat is of the opinion that strikes in all the services of the Ahmedabad Municipal Corporation including Ahmedabad Municipal Transport Services and Municipal General Hospitals constituted under the Bombay Provincial Municipal Corporations Act, 1949 (Bom. LIX of 1949) (hereinafter referred to as “the said employment”) would prejudicially affect the maintenance of the public utility services would result in the infliction of grave hardship on the community.

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (ii) of clause (a) of the Sub-Section (1) of sub-section 2 of the Gujarat Essential Services Maintenance Act, 1972 (Gujarat Act No. 23 of 1972) the Government of Gujarat hereby declares the employment to be an essential services for the purposes of the said Act.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Under Secretary to Government.

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I-A-Ex.-47-1



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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts).**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 13th August, 1999.

#### GUJARAT ESSENTIAL SERVICES MAINTENANCE ACT, 1972.

No. KV/139 of 1999/ANN/2099/2704(i)/P.— WHEREAS the Government of Gujarat is satisfied that in the public interest it is necessary so to do;

NOW, THEREFORE, in exercise of the powers conferred by Sub-Section (1) of Section 3 of the Gujarat Essential Services Maintenance Act, 1972 (Gujarat Act No. 23 of 1972), the Government of Gujarat hereby prohibits strikes in the essential services declared as such under the Government Notification, Urban Development and Urban Housing Department No. KV/138/99/AMN/2099/2704/P, dated the 13th August, 1999 specified in the schedule annexed hereto.

#### THE SCHEDULE

All Employment in all the services of the Ahmedabad Municipal Corporation including Ahmedabad Municipal Transport Services and Municipal General Hospitals.

By order and in the name of the Governor of Gujarat,

SHRIDEVI SHUKLA,  
Under Secretary to Government.



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### PART I-A

#### Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.

THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

##### Notification

No. KPN/3/SPN/P.4.— Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Untwala Village Panchayat in Khambhat Taluka of Anand District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 17th July, 1999 and whereas executive committee of District Panchayat Reso. No. 68 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. Patel, IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Untwala Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Dt. 12th August, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામું

ક્રમાંક : ક્રપ-ઉ-પદ્ધય-પ્ર.-૪.—સબબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજલ્બ આણંદ જિલ્લાના ખંબાત તાલુકની ઉટવાળા ગ્રામ પંચાયતે સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજલ્બ તેની ઉપર નાંખવામાં આવેલી ફરજો બજેવવામાં દુરાગ્રહિતૂર્ધક કસુર કરેલ છે. અને પોતાનાથી યઢતી પંચાયતે ઉક્ત અધિનિયમ મુજલ્બ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબ, કે ઉક્ત અધિનિયમની કલમ-૨પદ્ધ અન્યાન્ય તેતી સામે પગલાં શા માટે ન બેબા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને સબબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને સબબ કે જિલ્લા પંચાયત આણંદ એ તેની કારોબારી સમિતિના તારીખ ૧૭મી જુલાઈ, ૧૯૮૮ના દાવ ક્રમાંક ૬૮ થી ઉટવાળા ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

નેથી હેવે ગુજરાત પંચાયત અધિનિયમ-૧૯૮૮ની કલમ-૨પદ્ધની યોટા-કલમ (૧) અન્યેની સત્તાઓ ને સરકારકીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના અહેરનામા ક્રમાંક : કેપી-૧૯૮૯/ઓફ/૧૯૮૮/ડી.એબ.-૧૦૮૪-૧૨૪૬/(ii)/ને, તારીખ ૧૨મી જુલાઈ, ૧૯૮૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે, તેની રૂએ હું વી. સી. પટેલ આઈ.એ.એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્ય પત્રમાં પ્રસિદ્ધ થયાની તારીખથી ઉટવાળા ગ્રામ પંચાયતનું વિસર્જન કરું છું, તેમજ આ અંગે વિગતવાર ધણાવટ કરતો આવગ આદેશ કરવામાં આવે છે.

તારીખ ૧૨મી ઓગસ્ટ, ૧૯૮૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

શરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

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## PART I-A

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 25th August, 1999.

## BOMBAY PROVINCIAL MUNICIPAL CORPORATIONS ACT, 1949.

No. KV/145/99/RMN/8095/3120/P.—WHEREAS the relevant figures of the census of 1991 have been published on the 19th January, 1993.

AND WHEREAS the areas specified under Government Notification Urban Development and Urban Housing Department No. KV/68/1998/RMN/8095/3120/P, dated the 17th June, 1998 have been specified to be larger urban areas with effect on and from the 17th June, 1998 form the part of the City of Rajkot;

AND WHEREAS, the general election of the Municipal Corporation of the city of Rajkot is to be held; .

NOW, THEREFORE, in exercise of the powers conferred by sub-clause (a) of sub-section (3) of section 5 of the Bombay Provincial Municipal Corporations Act, 1949 (Bom. LIX of 1949) read with sub-sections (4), (5) and (6) and (7) of the said section 5 so far as the Municipal Corporation of the City of Rajkot is concerned, the Government of Gujarat hereby determines that,—

(a) the Municipal Corporation of the City of Rajkot shall be divided into twenty three wards. The Corporation shall consist of sixty nine Councillors; .

(b) four seats shall be reserved for the Scheduled Castes; out of which one seat shall be reserved for the woman belonging to the Scheduled Castes;

(c) seven seats shall be reserved for the Backward Classes, out of which two seats shall be reserved for women belonging to the Backward Classes and

(d) twenty three seats shall be reserved for women (including the number of seats reserved for women belonging to the Scheduled Castes and the Backward Classes referred to above).

By order and in the name of the Governor of Gujarat,

P. B. SOLANKI,  
Deputy Secretary to Government.



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## PART I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
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Fund Audit Act.**

ખચાયત, ગ્રામ ગૃહ નિર્માણ અને ગ્રામ વિકાસ વિભાગ

હુકમ

સચિવાલય, ગાંધીનગર, રાત્રી ઓગસ્ટ, ૧૯૯૯.

ખચાયત લિધા : (૧) ખચાયત, ગ્રામ ગૃહ નિર્માણ અને ગ્રામ વિકાસ વિભાગનો તા. ૨૭-૮-૬૮નો હુકમ ક્રમાંક :  
ક્રમી-૭૨/૬૮-૨૫૪-૧૦૮૫-૧૫૩૧-૮.  
(૨) ખચાયત, ગ્રામ ગૃહ નિર્માણ અને ગ્રામ વિકાસ વિભાગનો તા. ૨૨-૨-૬૮નો હુકમ ક્રમાંક :  
ક્રમી-૮૨/૬૮/૨૫૪-૧૦૮૫-૧૫૩૧-૭.

ગુજરાત ખચાયત આધિનિયમ, ૧૯૮૮૩.

હુકમ ક્રમાંક : ક્રમી-૬૬-૬૮-૨૫૪-૧૦૮૫-૧૫૩૧-૮. ઉપરોક્ત આમુખ-૧માં જાળવિલ હુકમથી રાજ્ય ખચાયત કાઉન્સિલનો રચના કરવામાં આવેલ છે. શાન્ય ખચાયત કાઉન્સિલમાં ગુજરાત ખચાયત આધિનિયમ, ૧૯૮૮ની કલમ-૨૬૬ (૪)-ની બોગવાઈ અનુસાર આમુખનું થી. નિયાવેલ હુકમના (૧) મુલબ કુ. ગોત્રાણે કક્ષર, ચેમેનક્રી, મહેસાણા નિદ્વા શિક્ષા સમિતિ, મહેશાણાને રાજ્ય ખચાયત કાઉન્સિલની સભ્ય તરીક નિમણું આપવામાં આવેલ આ. નિમણુંને આધી ૨૯ કરવામાં આવે છે.

ગુંજરાતના રાજ્યપાલકરીના હુકમથી અને તેમના નામે,

જ. એસ. રેડ;  
સરકારના નાયન સચિવ,  
ખચાયત, ગ્રામ ગૃહ નિર્માણ અને ગ્રામ વિકાસ વિભાગ.



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### PART I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.

#### Notification

No. KPN/4/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State Gandhinagar Bhuteshwar Village Panchayat in Bhavnagar Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 29th April, 1999 and whereas executive committee of District Panchayat Reso. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of Section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Bhuteshwar Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 10th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ધ્વારા

જહેરનામું

ક્રમાંક : કૃપા-૪-પદ્ધતિ-અ. ૪.-સબબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ ભાવનગર જિલ્લાના ભાવનગર તાલુકાની ભૂતેથવર ગ્રામ પંચાયતે સને ૧૮૮૮ઉના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ક્રમાંદિની દુસરાંખ્રેષ્ટુંડક ડસ્ટ્રિક્ટ ક્રેબ છે. અને ચોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ ક્રેબા હુકમનું પાલન કરવામાં ચૂકું કરેલ છે.

અને સબબલ, કે ઉક્ત અધિનિયમની કલખ રૂપાંતર અન્વયે તેની સામે પગલા શા માટે ન લેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને સબબલ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને સબબલ, કે જિલ્લા પંચાયત ભાવનગરએ તેની કારોબારી સમિતિના તારીખ ૨૮-૪-૮૮ના દ્વારા ક્રમાંક : ૧૬૩૫ ભૂતેથવર ગ્રામ પંચાયતને પદ્ધતું કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૮ની કલખ રૂપાંતરની પેટો-કલખ (૧) અન્વયેની સરતાઓ ને સરકારક્રમીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જહેરનામા ક્રમાંક : ક્રેપી-૧૮૮૧/અદ્ધુ/૧૮૮૪/ડી.ઈ.એલ-૧૦૮૮-૧૨૪૬ (૩) ને, તા. ૨૬-૭-૮૪ વિકાસ કમિશનરનીને સુપ્રત્ત કરવામાં આવી છે. તેની રૂએ હું વી. સી. પટેલ આઈ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આણ્ણે રાજ્યમાં પ્રતિષ્ઠય થયાની તારીખથી ભૂતેથવર ગ્રામ પંચાયતનું વિસર્જન કર્યું છું, તેમજ આ અંગે વિગતવાર છાણવટ કરતો આલગ આપદો કરવામાં આવે છે.

ગાંધીનગર,  
તા. ૧૦-૬-૮૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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## PART-I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.

## Notification

No. KPN/5/SPN/P.4.—Whereas, in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Tared Village Panchayat in Mahuva Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And, whereas, an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And, whereas, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat *vide* its letter dt. 29th April, 1999 and whereas executive committee of District Panchayat Reso. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Government Notification Panchayat and Rural Housing Department No! KP/191/of 1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Tared Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order anodyne the reasons is issued separately.

Gandhinagar  
Date : 10th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જહેરનામું

ક્રમાંક : ક્રાવ-પ-પદચ્યાં. ૪.—સબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ ભાવનગર જિલ્લાના મહુવા નાલુકાની તરેક ગ્રામ પંચાયતે સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફરજો બાળવાચ્ચાં દુરાગઢપૂર્વક કસુર કરેલ છે. અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેવા હુકમનું પાલન કરવામાં યુક્ત કરેલ છે.

અને, સબલ, કે ઉક્ત અધિનિયમની કલમ ૨૫૩ અન્વયે તેની સામે પગલાં થા માટે ન કેવા ન અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને, સબલ, કે ઉક્ત પંચાયતે આ અંગે કોઈ રાંતોપકારક ખુલાસો રજુ કરેલ નથી.

અને, સબલ, કે જિલ્લા પંચાયત ભાવનગરએ તેની કારોબારી સમિતિના તારીખ ૨૮-૪-૮૮ના દાવ ક્રમાંક । ૧૬થી તરેક ગ્રામ પંચાયતને પદચ્યુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ ૨૫૩ની પેટ્યા-કલમ (૧) અન્વયેની સંતતાઓ કે સરકારશીના પંચાયત અને ગ્રામ ગુહનિર્માણ વિભાગના જહેરનામા ક્રમાંક : કેપી-૧૮૧/ઓફ ૧૯૮૮/ડિ.એલ.-૧૦૮૪-૧૨૪૬-(૩) જે તા. ૨૬-૭-૮૮ વિકાસ કમિશનસ઼ક્રીને સુપ્રત્યક્ષવાચ્ચાં આવી છે. તેની રૂાં હું વી. રી. પટેલ આઈ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાખવામાં પ્રસિદ્ધ થયાની તારીખથી તરેક ગ્રામ પંચાયતનું વિસર્જન કરું છું, તેમજ આ અંગે વિગતવાર છાણાવટ કરતો અનુભગ આદેશ કરવામાં આવે છે.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

તારીખ. ૧૦મી સપ્ટેમ્બર, ૧૯૯૯.



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### PART-I-A

#### CENTRAL SECTION

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**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE GANDHINAGAR**

#### Notification

No. KPN/6/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Jamvali Village Panchayat in Palitana Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And, whereas, an opportunity was given to the said village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And, whereas, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 29th April, 1999 and whereas executive committee of District Panchayat Reg. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayat Act, delegated to the Development Commissioner under the Government Notification Panchayat and Rural Housing Department No. KP/191 of 1994/DEL/1094/1246/J, dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Jamvali Village Panchayat from the date of publication of this notification in the Government of Gazette. The detailed order along the reasons is issued separately.

Date 13th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામું

ક્રમાંક : ક્રમ દાખલા-નં.-૪-- સબબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ ભાવનગર જિલ્લાના પાલીતણા તાલુકાની જમવાળી ગ્રામ પંચાયતે સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજો બાબુવામાં દુરાગ્રહપૂર્વક કસુર કરેલ છે અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને, સબબલ, કે ઉક્ત અધિનિયમની કચમ રપાડ અન્યથે તેની સામે પગલાં થા માટે ન કેવાં તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને, સબબલ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને, સબબલ, કે જિલ્લા પંચાયત ભાવનગરએ તેની કારોબારી સમિતિના તારીખ રદમી એપ્રિલ, ૧૯૮૮ના દાવ ક્રમાંક ૧૬ થી જમવાળી ગ્રામ પંચાયતને પદચુંઠ કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ -૨૧ાંની ગેટા કલમ (૧) અન્યથેની સનાઓ ને સરકારશીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામાં ક્રમાંક : ક્રેપી-૧૯૭૧ ઓફ ૧૯૮૪/ડી. ઈ. ઓલ. ૧૦૮૪-૧૨૪૫ (દી) ને, તા. ૨૫મી જુલાઈ, ૧૯૮૪ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેની રૂપે હું વી. સી. પટેલ, આઈ.એ.ઓ.સ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યમાં પ્રસિધ્ય થયાની તારીખથી જમવાળી ગ્રામ પંચાયતનું વિસર્જન કરે છું. તેમજ આ અંગે વિગતવાર છાણવટ કરતો આલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર,  
તા. ૧૩થી સાટેમબર, ૧૯૮૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેરણ ગાંધીનગર.



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Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.

#### Notification

No. KPN/7/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Bhatvaravas Village Panchayat in Vav Taluka of Palanpur (B.K.) District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 12th April, 1999 and whereas executive committee of District Panchayat Reso. No. 14 has opined to supersede the said village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayat Act, delegated to the Development Commissioner under the Government Notification Panchayat and Rural Housing Department No. KP/191 of 1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Bhatvaravas Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date 13th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામું

ક્રમાંક : કાપણ-૭-પદ્ધય-૮. - સબબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ બનાસકાઠીં પાલેનપુર જિલ્લાના વાવ તાલુકાની ભાટવરવાસ ગ્રામ પંચાયતે સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફુલે બજાવવામાં દુરાગ્રહપૂર્વક કસુર કરેલ છે. અને પોતાનાથી ચઢતો પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબ, કે ઉક્ત અધિનિયમની કલમ રાપડ અન્વયે તેની સામે પગલા થા માટે ન કેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરેલ હતી.

અને સબબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબબ, કે જિલ્લા પંચાયત પાલનપુર એ તેની કારોબારી સમિતિના તારીખ ૧૨મી એપ્રિલ, ૧૯૮૮ના દિન ક્રમાંક ૧૪ થી ભાટવરવાસ ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

તેથી હવે ગુજરાત પંચાયત અધિનિયમ ૧૯૮૮ની કલમ-૨૫અંગી પેટા કલમ-(૧) અન્વયેની સત્તાઓ ને સરકારશીના પંચાયત અને ગ્રામ ગૃહનિમોષ વિભાગના અહેરનામા ક્રમાંક : કેપી/૧૮૧ ઓફ ૧૯૮૮/ડિ. ઈ. એલ. ૧૦૪૪-૧૨૪૬ જે, તા. ૨૫મી જૂલાઈ ૧૯૮૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે: તેની રૂએ હું વી. સી. પટેલ, આઈ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યમાં પ્રસિદ્ધ થયાની ભાટવરવાસ ગ્રામ પંચાયતનું વિસર્જન કરું છું તેમજ આ અંગે વિગતવાર છણાવત કરતો અલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર  
તા. ૧૨મી સપ્ટેમ્બર, ૧૯૮૮

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સુરક્ષા મધ્યસ્થ પ્રેસ ગાંધીનગર.



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### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

#### Notification

No. : KPN/8/SPN/P/4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Vadal Village Panchayat in Palitana Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 29/4/99 and whereas executive committee of District Panchayat Reso. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J/ dated 26th July, 1994. I, V. C. Patel IAS, Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Vadal Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 17th September, 1999.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જલેરનામું

ક્રમાંક : ક્રપ્રચ-પદચ-ગં-અ.—સભાનું કે વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ, ભાવનગર જિલ્લાના પાલીતાણા તાલુકાની વડાળ ગ્રામ પંચાયતે સને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજો બજાવવામાં દુશ્યાધ્યાર્થીનું કસુર કરેલ છે. અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સભાનું, કે ઉક્ત અધિનિયમની કલમ-રાઓ આન્વયે તેની સામે પગલા શા માટે ન લેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રણું કરવાની તક આપવામાં આવી હતી.

અને સભાનું કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સભાનું, કે જિલ્લા પંચાયત ભાવનગરએ તેની કારોબારી સમિતિના તારીખ ૨૮-૪-૯૮ના હાલ ક્રમાંક : ૧૬ થી વડાળ ગ્રામ પંચાયતને પદચ્યુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ની કલમ ૨૫ાંની પેટા-કલમ (૧) આન્વયેની સત્તાઓ ને સરકારકીના પંચાયત અને ગ્રામ શુહેનિર્માણ વિભાગના જલેરનામાં ક્રમાંક : કેપી-૧૯૧/ઓફ/૧૯૯૮/ડી.ઈ.એલ.-૧૦૬૪-૧૨૪૬-(૧૧) ને, તા. ૨૬-૭-૯૮ વિકાસ કમિશનરને સુપ્રત કરવામાં આવી છે. તેની રૂળો, હું વી. સી. પટેલ, આર્ટ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યમાં પ્રસિદ્ધ થયાની તારીખથી વડાળ ગ્રામ પંચાયતનું વિસર્જન કરું હું તેમજ આ અંગે વિગતવાર છાણાવટ કરતો આલગ આદેશ કરવામાં આવે છે.

તા. ૧૭મી સપ્ટેમ્બર, ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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### PART I-A

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.

#### Notification

No. — KPN/9/SPN/P.4 : Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Hanumanpur Village Panchayat in Khambla Taluka of Amreli District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And, whereas, an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And, whereas, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 5th April, 1999 and whereas executive committee of District Panchayat Reso. No. 5 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of 1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. Patel, IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Hanumanpur Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing the reasons it issued separately.

Date : 17th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક : ક્રમ-૮-પદથ-૫ એ. -સભાન કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિયાય મુનિબુલ અભિરેલી નિલલાના ખોલ્લાના ખોલ્લાના તાલુકાની હનુમાનપુર ગ્રામ પંચાયતને જેને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુનિબુલ તેની ઉપર નાખવામાં આવેલી ફુન્ડે બજારવામાં દુસાગ્રહપૂર્વક કસ્ટર કરેલ છે અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુનિબુલ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને, સભાન, કે, ઉક્ત અધિનિયમની કલેમ-૨૫૩ અન્યથે તેની સામે પગલાં શા માટે ન કેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કર્યાની તક આપવામાં આવી હતી.

અને, સભાન, કે, ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને, સભાન, કે, નિલલા પંચાયત અભિરેલીઓ તેની કારોબારી સમિતિના તારીખ ૫-૪-૮૮ના દ્વારા ક્રમાંક : પદી હનુમાનપુર ગ્રામ પંચાયતને પદચૂનુક કરવા અભિયાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ ૨૫૩ની પેટો-કલમ (૧) અન્યથેની સાતાઓ ને સરકારકીના પંચાયત અને ગ્રામ ગૃહનર્થાણ વિલાગના જાહેરનામાં ક્રમાંક : કેપી-૧૯૯ ઓફ ૧૯૮૮ ડિ. ૧૩૬. ૧૦૮૪-૧૨૪૪( ૧ ) જે, તા. ૨૬-૭-૮૮ વિકાસ કમિશનરકીને સુધ્યત કરવામાં આવી છે. તેની રૂપે હું, વી. સી. પટેલ આઈ.એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આધી રાજ્યગ્રામ પ્રસિદ્ધ થયાની તારીખથી હનુમાનપુર ગ્રામ પંચાયતનું વિસર્જન કરુ છું. તેમજ આ અંગે વિગતવાર છણાવટ કરેલો આવણ આદેશ કરવામાં આવે છે.

તા. ૧૭ મી સપ્ટેમ્બર ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય; ગાંધીનગર.

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**P A R T - I - A****C E N T R A L S E C T I O N**

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

**Notification**

No. : KPN/10/SPN/P/4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Kansarakhi Village Panchayat in Visnagar Taluka of Mehsana District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 19th June, 1999 and whereas executive committee of District Panchayat Reso. No. 20 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I.V.C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar, hereby dissolve Kansarakhi Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing the reasons is issued separately.

Date : 20th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક ક્રમ-૧૦-પદથાં.-૪.—સબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ મહેસાલા જિલ્લાના વિસ્તાર તાલુકાની કંસારકૃતી ગામ પંચાયતે સને ૧૯૯૮ના ગુજરાત પંચાયત આધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફુલો બાળવામાં દરશગ્રહ પૂર્વીક, કસુર કરેલ છે, અને ચોતાનાથી ચંદ્રી પંચાયતે ઉક્ત આધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક્ષ કરેલ છે.

અને સબલ, કે ઉક્ત આધિનિયમની કલમ-૨૫૩ આન્વેની તેની સામે પગલા થા માટે ન લેખા તે અંગે ઉક્ત ગામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબલ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબલ, કે જિલ્લા પંચાયત મહેસાલા એ તેની કારોબારી સમિતિના તારીખ ૧૯મી જૂન, ૧૯૯૮ના દાવ ક્રમાંક : ૨૦થી કંસારકૃતી ગામ પંચાયતને પદચુણુત કરવા અભિપ્રાય આપેલ છે. તેથી હવે ગુજરાત પંચાયત આધિનિયમ ૧૯૯૮-૨૫૩ની કલમ-૨૫૩ની પોટા કલમ (૧) આન્વેની સત્તાઓ ને ચરકારકીના પંચાયત અને ગ્રામ ગૃહ નિર્માણ વિભાગના જાહેરનામાં ક્રમાંક : કેપી-૧૯૧ 'ઓફ ૧૯૯૮' ડિ. ઈ.ઓ.લ. ૧૦૯૪-૧૨૪૬' (૧) ને, તા. ૨૬મી જુલાઈ, ૧૯૯૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેની રૂએ હું વી. સી. પટેલ આઈ.એ.એ.સ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રક્ષિપ્ત થયાની તારીખથી કંસારકૃતી ગામ પંચાયતનું વિસર્જન કર્યું છું. તેમજ આ અંગે વિગતવાર છિંગાવડ કરતો અલગ આદિશ કરવામાં આવે છે.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યરથ પ્રેસ ગાંધીનગર.

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## PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

### Notification

No. : KPN/11/SPN/P/4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Bela Village Panchayat in Jodia Taluka of Jamnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity has been given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

Any whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 20th April 1999 and whereas executive committee of District Panchayat Reso. No. 6(2) has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DIEL/1094/1246/J dated 26th July, 1994. I V. C. Patel, IAS/Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Bela Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 20th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા.

અંહેરનામું

ક્રમાંક : ક્રમ-૧૧-પદ્ધતિ-નં.-૪.—સબબદ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ જમનગર નિલલાના જોડીયા તાલુકાની બેલા ગ્રામ પંચાયતે સને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફરજેને બજેલવામાં હુરાગ્રહ પૂર્વક કસુર કરેલ છે. અને પોતાનાથી ચલ્લી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબદ, કે ઉક્ત અધિનિયમની ક્રમ-૨૫૩-અન્વયે તેની સામે પગલા શા માટે ન બેલા તે અંગે ઉક્ત ગામ પંચાયતને ખુલાસો રજૂ કરવાની તક નાખવામાં આવી હતી.

અને સબબદ, કે ઉક્ત પંચાયતે આ અંગે એઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને સબબદ, કે નિલલા પંચાયત જમનગર એ તેની કારોબારી સમિતિના તારીખ ૨૦મી એપ્રિલ, ૧૯૯૮ના દાયક ક્રમાંક ૬(૨) થી બેલા ગામ પંચાયતને પદ્ધતિયુત કરવા અભિપ્રાય આપેલ છે. તેવી હવે ગુજરાત પંચાયત અધિનિયમ ૧૯૯૮ની ક્રમ ૨૫૩ની પોથી ક્રમ-૧૮૧-ઓફ ‘૧૯૯૮’ની એલ. અન્વયેની સત્તાએ ને સરકારીશરીરના પંચાયત અને ગ્રામ ગૃહ નિર્માણ વિભાગના જહેરનામા ક્રમાંક : ક્રમ-૧૯૯૧-ઓફ ‘૧૯૯૮’ની એલ. એસ. ૧૦૮૪-૧૨૪૫’ (૧) ને તા. ૨૫મી જુલાઈ, ૧૯૯૮ વિકાસ કમિશનરશીરને સુપ્રત્યક્ષમ આપ્યી છે. તેની રૂએ હું વી. સી. પટેલ ચાઈ.એ.એ.સ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી ચલ્યાપત્રમાં પ્રસિધ્ય થયાની તારીખથી બેલા ગામ પંચાયતનું નિસર્જન કરું છું. તેમનું આ અંગે વિગતવાર છાળાવણ કરતો અવગ આદેશ કરવામાં આવે છે.

તા. ૩૦મી સપ્ટેમ્બર, ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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## PART-I-A

## CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B,  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts).

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

## Notification

No. : KPN/12/SPN/P/4 — Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Ranu Village Panchayat in Padra Taluka of Vadodara District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 7th May, 1999 and whereas executive committee of District Panchayat Reso. No. 655 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191 of 1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Ranu Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons it issued separately.

Date : 20th September, 1999.

V. C. PATEL,  
Development Comissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક ક્રપ્રવ-૧૨-પદચ-પં.-૪.—સબબ કે, વિકાસ કમિશનર ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ વડોદરા જિલ્લાના પાદરા તાલુકાની રણ્ણુ ગ્રામ પંચાયતે સને ૧૮૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફરજે બજાવવામાં દુઃખ્યજી પૂર્વક કશુર કરેલ છે. અને પોતાનાથી થકીની પંચાયતે ઉક્ત અધિનિયમ મુજબ ફરજે હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબ કે, ઉક્ત અધિનિયમની કલમ-૨૫ાડ અન્વયે તેની સામે પગલા શા માટે ન વેંબા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને સબબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને સબબ, કે જિલ્લા પંચાયત વડોદરાએ તેની કાગેબાટી સમિતિના તારીખ અંશી મે, ૧૮૮૮ના હાથ ક્રમાંક ઇપાપ થી રણ્ણુ ગ્રામ પંચાયતને પદચ્યુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૮ના કલમ રૂપદારી પેટા કલમ (૧) અન્વયેની સત્તાઓ ને સંચારકીના પંચાયત અને ગ્રામ ગૃહનિમણોષું વિભાગના જાહેરનામાં ક્રમાંક: કેપી-૧૮૧ ઓફ હાઇડરાઝ/ડિ.ઇ.એલ.-૧૦૮૮-૧૨૪૬-ને, તા. રદ્દમી જુલાઈ, ૧૮૮૮ વિકાસ કમિશનરનીને સુગ્રાન કરવામાં આવી છે. તેની રૂપે હું વી. સી. પટેલ આર્ટિચો.એ.ઓ.સ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની રણ્ણુ ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ અંગે વિગતવાર છાણવટ કરતો અલગ આદેશ કરવામાં આવે છે.

તા. રઠમી સપ્ટેમ્બર, ૧૮૮૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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## PART-I-A

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Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

## Notification

No.—KPN/13/SPN/P./4 :—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Kharedi Village Panchayat in Kalawad Taluka of Jamnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 20/4/99 and whereas executive committee of District Panchayat Reso. No. 6(1) has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191 of 1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Kharedi Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

Date : 20th September, 1999.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જહેરનામું

ક્રમાંક કૃપા/૧૩/પદ્ધય/બે.ઝ.—સભાબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ જામનગર નિલલાના કલાવડ તાલુકની ખરેડી ગ્રામ પંચાયતે સને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજો બજાવવામાં હુરાગ્રહપૂર્વક કસુર કરેલ છે અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સભાબ, કે ઉક્ત અધિનિયમની કલમ-૨પંચ અન્વયે તેની સામે પગલાં શા માટે ન બેલા તે અણે ઉક્ત ગામ પંચાયતને ખુલાસો રન્ધૂ કરવાની તક આપવામાં આવી હતી.

અને સભાબ, કે ઉક્ત પંચાયત આંણે કોઈ સંતોષકારક ખુલાસો રન્ધૂ કરેલ નથી.

અને સભાબ, કે નિલલા પંચાયત જામનગર, એ તેની કારોબારી સમિતિના તારીખ ૨૦મી એપ્રિલ, ૧૯૯૮ના દાવ ક્રમાંક ૬(૧)થી ખરેડી ગ્રામ પંચાયતને પદ્ધયુત કરવાં અભિપ્રાય આપ્યા છે.

તેથી હવે ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ની કલમ-૨પંચની પેટા ક્રમ (૧) અન્વયેની સત્તાઓ ને સરકારશીના પંચાયત અને ગ્રામ ગૃહ નિર્માણ વિભાગના જહેરનામા ક્રમાંક કેપી/૧૮૧ ઓફ્સ ૧૯૯૮/ડી.ઈ.એલ. ૧૦૯૪-૧૨૪૬/(ii)-ને, તારીખ ૨૬મી જુલાઈ, ૧૯૯૮ થી વિકાસ કમિશનરશીને સુપ્રત્ત કરવામાં આવી છે. તેની રૂઈએ હું વી. સી. પટેલ, (આઈ.એ.એસ.) વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી ખરેડી ગ્રામ પંચાયતનું વિસર્જન કર્યું છું. તેમજ આ કાગે વિગતવાર છાણાવટ કરતો આલગ આદેશ કરવામાં આવે છે.

તા. ૨૦ મી સપ્ટેમ્બર, ૧૯૯૮.

લી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.



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### PART I-A

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 23rd September, 1999.

##### CONSTITUTION OF INDIA.

No. : KV/153/1999/NPL/1097/616/M.—WHEREAS; the revenue limits of Morbi Nagarpalika has been extended vide Government Notification, Urban Development and Urban Housing Department No. : KV/137/1996/NPL/1282/6432/M, dated the 7th August, 1996 (hereinafter referred to as “the said notification”);

AND, WHEREAS, Ravapar Gram Panchayat has objected to the inclusion of Ravapar Simtal Survey No. 170 to 181 in the revenue limits of Morbi Nagarpalika ;

AND, WHEREAS the State Government had constituted a committee of high officials to examine the representation of Ravapar Gram Panchayat and made suitable recommendation in this regard vide Government Resolution Urban Development and Urban Housing Department No. : NPL/1097/616/M, dated the 20th March, 1998;

AND, WHEREAS, the State Government has considered the various recommendation contained in this report and decided to delete Ravapar Simtal Survey number 170 to 181 from the said notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (2) of article 243 Q of the constitution of India, the Governor of Gujarat hereby deletes the words and figures “and whole Sr. No. of Ravapar Simtal Sr. No. 170 to 181”, from the Government Notification, Urban Development and Urban Housing Department No. : KV/137/1996/NPL/1282/6432/M, dated the 7th August, 1996.

By order and in the name of the Governor of Gujarat,

J. M. VYAS,  
Deputy Secretary to Government.



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### PART I-A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.

PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28th September, 1999.

GUJARAT PANCHAYATS ACT, 1993.

No. KP/67/1999/PRR/1595/221/D:- In exercise of the powers conferred by sub-section (5) of Section 227 read with section 274 of the Gujarat Panchayat Act, 1993 (Guj. 18 of 1993), and in supersession of all existing rules made in this behalf, the Government of Gujarat hereby makes the following rules for regulating the method of Examination for recruitment to the different posts specified in schedule-I of Gujarat Panchayats Services

Classification and Recruitment (General) Rules, 1998,  
falling under Superior Panchayat Service (Class-III),  
namely:-

1. Short title:- (1) These rules may be called the Gujarat Panchayat Services (Class III) Recruitment (Examination) Rules, 1999.  
  
(2) These rules shall apply to the recruitment to the post specified in Schedule-I of Gujarat Panchayats Services Classification and Recruitment(General) Rules, 1998.
2. Definitions:- In these rules, unless the context otherwise requires,-
  - (a) The Act means the Gujarat Panchayats Act, 1993.
  - (b) "Annexure" means an Annexure appended to these Rules;
  - (c) "Board" means the Gujarat Panchayat Service Selection Board constituted under section 235 of the Act;
  - (d) "Selection Committee" means the District Panchayat Service Selection Committee of the respective district constituted under section 236 of the act;
  - (e) "Examination" means the examination prescribed under these rules;
  - (f) "Government" means the Government of Gujarat;
  - (g) "Panchayat Service" means the Panchayat Service as constituted under section 227 of the Act;

3. Holding of the Examination:-

The Board or the Selection Committee as the case may be shall hold a competitive examination for the purpose of selection of candidates for recruitment to the posts specified in schedule I of Gujarat Panchayats Services Classification and Recruitment (General) Rules, 1998.

4. Candidate to bear expenses:- The candidate shall have to appear at the examination at their own expense.

5. Syllabus of the Examination:-

(1) The examinations for the posts having pay scale of Rs. 3050-4590 shall comprise of papers I, II and III specified in annexure.

(2) The examination for the posts other than specified in sub rule (1) above shall comprise of all four papers specified in annexure.

6. Medium of Examination:- The medium of examination shall be Gujarati, except in case of Paper-I specified in annexure.

7. Qualifying Standard for the examination:- The qualifying standard for the examination shall be determined by the Board or the Selection Committee as the case may be from time to time.

8. Fees for the Examination:- (1) A candidate shall be required to pay Application Fee alongwith examination fee in such manner as may be prescribed by the Government from time to time.

(2) A candidate belonging to the Scheduled Castes, Scheduled Tribes or Socially and Educationally Backward Class or a candidate who is Physically Handicapped

shall be exempted from paying Application Fee and examination fee in accordance with the rules prescribed or orders issued by the Government in that behalf from time to time.

(3) A candidate, belonging to Scheduled Castes, Scheduled Tribes or Socially and Educationally Backward Classes shall be required to produce necessary proof for such exemption from an authority prescribed by the Government in this behalf.

(4) A physically handicapped candidate shall be required to produce a Medical Certificate issued by the Superintendent of the concerned General Hospital in support of his claim.

9. Date Place and time of the examination:- The written examination shall be held at the places as may be fixed by the Board or Selection Committee. The Board or Selection Committee as the case may be shall intimate the candidates about the date, place and time of the examinations.

10. Publication of result:- The Board shall declare and publish the result of the examination and shall put it on the notice board at the office of Board or the Selection Committee. The names of candidates who qualify for the posts shall be arranged in order of their merit on the basis of the total number of marks obtained by each candidate.

11. The select list shall be forwarded to the District Development Officers with recommendation of the Board or selection Committee for the purpose of appointment strictly in accordance with the order of merit of the

candidates in the select list. However, in order to maintain the percentage of reservation of Scheduled Castes, Scheduled Tribes, Socially and Educationally Backward Classes and Physically handicapped persons, appointment shall be given to the extent necessary as per the reserved quota decided in this behalf to such candidates, who may stand lower in the rank in the select list. While doing so, the appointment of the candidates as specified above, shall also be given strictly in accordance with the order of merit in the select list.

12. Physical fitness test for qualified candidates:-

The candidates qualified for appointment shall be required to undergo physical fitness test in accordance with the provisions contained in Gujarat Panchayats Services Classification and Recruitment (General) Rules, 1998, so as to be eligible for appointment.

13. Success in an Examination not to confer right:- Success in the examination shall not by itself confer any right to appointment. It shall be open to the Board or the Selection Committee to pass over a candidate, if after such inquiries as considered necessary or on District Development Officer's report, it is satisfied that the candidate is not suitable for Panchayat Service.

14. Candidates to join duty on being appointed:- If the candidate who has been given an appointment by the Board or Selection Committee fails to join his duties as directed in the appointment order, his appointment shall be liable to be cancelled and his name shall be struck off from the select list.

By order and in the name of the Governor of Gujarat,

J D. JOSHI,  
Deputy Secretary to Government.

ANNEXURE

(See rule 5 )

## Syllabus for the Examination.

Paper-I

Maximum Marks 100

Time - 3 Hours

<u>English (without books)</u>	<u>Subjects</u>	<u>Marks</u>
(i) Essay writing		20
(ii) Precis writing		20
(iii) Translation from Gujarati into English or vice- versa.		20
(iv) Letter writing or Report writing or Noting.		20
(v) Grammar.		20

Paper-II

Maximum Marks 100

Time - 3 Hours.

<u>Gujarati (without books)</u>	<u>Subjects</u>	<u>Marks</u>
(i) Essay writing		20
(ii) Precis writing		20
(iii) Letter writing		20
(iv) Report or Noting		20
(v) Grammar		20

Paper-III

Maximum Marks 100

Time - 1 Hour

General Knowledge (Objective Type)

Paper-IV

Maximum Marks-100

Time - 3 Hours

Subject Paper.  
(without books)



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### PART I-A

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#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 28th September, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/68/1999/PRR/1099/2501/D.— In exercise of the powers conferred by Section 235 read with section 274 and sub-sections(5) and (6) of section 227 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Panchayat Service Selection Board (Functions) Rules, 1998 namely :-

1. (1) These rules may be called the Gujarat Panchayat Service Selection Board (Functions) (Amendment) Rules, 1999.
- (2) They shall come into force on and from the date of their publication in the Official Gazette.

2. In the Gujarat Panchayat Service Selection Board (Functions) Rules, 1998 (hereinafter referred to as "the principal rules"), in rule 3,-

(1) in sub-clause (i), for the words "a qualifying written examination", the words "competitive examination" shall be substituted;

(2) in sub-rule (2), in clause (b),-

(a) sub-clause (ii) and the proviso thereunder shall be deleted;

(b) the following proviso shall be added, namely : -

"Provided that where the Board, before the commencement of the Gujarat Panchayat Service Selection Board (Functions) (Amendment) Rules, 1999 ( herein after referred to as " the Amending Rules"), has invited applications by publishing an advertisement and has considered the applications and arranged interview of the candidates who are eligible for the appointment to the relevant post, the candidates so eligible for appointment shall be permitted to appear at the competitive examination to be held by the Board in accordance with the principal rules as amended by the amending rules";

(3) in sub-rule (4), the words "or the interview" shall be deleted.

By order and in the name of the Governor of Gujarat,

J. D. JOSHI,  
Deputy Secretary to Government.



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### PART I—A

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Fund Audit Acts.

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Corrigendum

Sachivalaya, Gandhinagar, 30th September, 1999.

##### GUJARAT PANCHAYATS ACT., 1993.

No.KP/69/1999/PRR/1099/2501/D:- In the Gujarat Panchayat Service Selection Board (Functions) (Amendment) Rules, 1999 published in the Gujarat Government Gazette, Extra-Ordinary, Part I-A (Central Section) dated the 28th September, 1999, at page 64-2, in rule 2, the words, figure and brackets, "in sub-rule (2), in clause (b)" occurring in clause (2), be read after the words and figure "in rule 3", occurring in the second line of the said rule 2.

By order and in the name of the Governor of Gujarat,

J.D.JOSHI,  
Deputy Secretary to Government.



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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act).**

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૮મી સપ્ટેમ્બર, ૧૯૯૮.

ગુજરાત પંચાયત આધિનિયમ, ૧૯૯૮.

ક્રમાંક : કેદી/દા/૧૯૯૮/પીઆરઆર/૧૫૮૫/૨૨૧-૩૧-- ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ (ભન ૧૯૯૮ના ગુજરાતના ૧૮મા)ની કલમ ૨૭૪ સાથે વાંચતા, કલમ ૨૨૭ ની પેટા-કલમ (૩) થી મળેલી સત્તાની રૂએ અને આ અર્થે કરેલા તમામ વિદ્યમાન નિયમોની રદ કરીને, ગુજરાત સરકાર, આથી, ગુજરાત પંચાયત સેવા વર્ગાકારણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૯૮ની અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ વિશેષ પંચાયત સેવા (વર્ગ-૩) હેઠળ આવતી જુદી જુદી જગત્કો પર ભરતીની પરીક્ષાની પદ્ધતિનું નિયમન કરવા માટે નીચેના નિયમો કરે છે.

૧. દૂંકી સંશોધન : (૧) આ નિયમો ગુજરાત પંચાયત સેવા (વર્ગ-૩) ભરતી (પરીક્ષા) નિયમો, ૧૯૯૮ કહેવાશે.

(૨) આ નિયમો ગુજરાત પંચાયત સેવા વર્ગાકારણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૯૮ની અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ જગત્કો પરની ભરતીને બાળું પડશે.

૨. વ્યાખ્યા : આ નિયમોમાં, સાંદર્ભી અન્યથા અપેક્ષિત હોય તે સિવાય,-

- (ક) "અધિનિયમ" એટલે ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮;
- (ખ) "પરિશિષ્ટ" એટલે આ નિયમોને જેઠેલ પરિશિષ્ટ;
- (ગ) "બાઈ" એટલે અધિનિયમની કલમ ૨૩૫ હેઠળ રચાયેલ ગુજરાત પંચાયત સેવા પરસંદર્ભી મંડળ;

(ધ) "પસંદગી સમિતિ" એટલે આ અધિનિયમની કલમ ૨૩૬ હેઠળ રચાયેલ સંબંધિત નિવ્વાની જિહ્વા પંચાયત સેવા પસંદગી સમિતિ;

(ચ) "પરીક્ષા" એટલે આ નિયમો હેઠળ કશાવલી પરીક્ષા;

(છ) "સરકાર" એટલે ગુજરાત સરકાર;

(૮) "પંચાયત સેવા" એટલે અધિનિયમની કલમ ૨૨૭ હેઠળ રચાયેલ પંચાયત સેવા.

૩. પરીક્ષા કેવા બાબત.— મંડળ અથવા યથાપ્રસંગ, પસંદગી સમિતિએ, ગુજરાત પંચાયત સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૮૮ની અનુસૂચિ-૧માં નિર્દિષ્ટ કરેલ જગ્યાઓ પર ભરતી માટે ઉમેદવારોની પસંદગીના હેતુ માટે એક રૂપર્ધીત્તમક પરીક્ષા યોજવી જરૂરી.

૪. ઉમેદવારે ખર્ચ બોગવવા બાબત.— ઉમેદવારોએ તેમના પોતાના ખર્ચે પરીક્ષા આપવાની રહેશે.

૫. પરીક્ષાનો અભ્યાસક્રમ.— (૧) શ્ર. ૩૦૫૦-૪૫૮૦ના પગાર વોરણ વાળી જગ્યાઓ માટેની પરીક્ષામાં પરિશિષ્ટમાં નિર્દિષ્ટ કરેલ પ્રશ્નપત્રો ૧, ૨ અને ઉનો સમાવેશ થશે.

(૨) ઉપર ચેટા-નિયમ (૧)માં નિર્દિષ્ટ કરેલ હોથ તે સિવાયની જગ્યાઓ માટેની પરીક્ષામાં, પરિશિષ્ટમાં નિર્દિષ્ટ કરેલ તમામ ચાર પ્રશ્નપત્રોનો સમાવેશ થશે.

૬. પરીક્ષાનું માધ્યમ.— પરિશિષ્ટમાં નિર્દિષ્ટ કરેલ પ્રશ્નપત્ર ૧ ના કિસ્સા સિવાય પરીક્ષાનું માધ્યમ ગુજરાતી રહેશે.

૭. પરીક્ષા માટે લાયકાતનું વોરણ.—પરીક્ષા માટેનું લાયકાતનું વોરણ, મંડળ અથવા યથાપ્રસંગ, પસંદગી સમિતિ વખતોવખત નક્કી કરે હેતુ રહેશે.

૮. પરીક્ષા માટેની હી.—(૧) ઉમેદવારે, સરકાર વખતો વખત છાવે તેવી રીતે આરજી હી સાથે પરીક્ષા હી ભરવી જોઈશે.

(૨) અનુસૂચિત જાતિ, અનુસૂચિત આદિજાતિ અથવા સામાજિક અને શૈક્ષણિક રીતે પણત વર્ગના ઉમેદવારને અથવા શારીરિક જોડાખાંપણવાળા ઉમેદવારને, સરકારે આ અર્થે વખતોવખત કશાવેલા નિયમો અથવા કાઢેલા હુકમો અનુસાર આરજી હી અને પરીક્ષા હી ભરવામાંથી મુક્તિ આપવામાં આવશે.

(૩) અનુસૂચિત જાતિઓ, અનુસૂચિત આદિજાતિઓ અથવા સામાજિક અને શૈક્ષણિક રીતે પણત વર્ગના ઉમેદવારે, એવી મુક્તિ માટે, આ અર્થે સરકારે છાવેલ સત્તાવિકારી પાસેથી જરૂરી પુરાવો રજૂ કરવો જોઈશે.

(૪) શારીરિક જોડાખાંપણવાળા ઉમેદવારે, તેના દાવાના ટેકમાં સંબંધિત જનરલ હોસ્પિટલના સુપ્રિન્ટેન્ડન્ટે કાઢી આપેલ તનીબી પ્રમાણપત્ર રજૂ કરવું પડશે.

૯. પરીક્ષાની તારીખ, સ્થળ અને સમય.— કેબિન્ટ પરીક્ષા, મંડળ અથવા પસંદગી સમિતિ નક્કી કરે તેવા સ્થળોએ યોજાયે. પરીક્ષાની તારીખ, સ્થળ અને સમય વિષે મંડળ અથવા યથાપ્રસંગ, પસંદગી સમિતિએ ઉમેદવારોને જાણ કરવી જોઈશે.

૧૦. પરિણામ પ્રક્ષિદ્ધ કરવા બાબત.— મંડળ પરીક્ષાનું પરિણામ જહેર કરીને પ્રક્ષિદ્ધ કરશે અને તે મંડળ અથવા પસંદગી સમિતિની કશીયા કરેલી હોય. અનુસૂચિત જાતિઓ, અનુસૂચિત આદિ-પસંદગી સમિતિની ભવામણ સાથે નિવ્વાન વિકાસ અધિકારીને મોકલ્યાની જોઈશે. તમ છતાં, અનુસૂચિત જાતિઓ, અનુસૂચિત આદિ-જાતિઓ, સામાજિક અને શૈક્ષણિક રીતે પણત વર્ગો અને શારીરિક જોડાખાંપણવાળી વ્યક્તિઓની અનામતની ટકાવાની જગતની માટે પ્રમાણું કરીયા જાનું. મુજબ જરૂરી હોય તેટલા પ્રમાણમાં નિમણૂક આપી શકાયે. આમ કરતી વખતે ઉપર નિર્દિષ્ટ કરેલા ઉમેદવારોની નિમણૂક, ચૂસ્તપણે પસંદગી યાદીમાના ગુણવત્તા કરી અનુસાર ૮ આગવી જોઈશે.

૧૨. લાયક કરેલ ઉમેદવારો માટે શારીરિક યોગ્યતા કર્યાયે.— નિમણૂક માટે લાયક કરેલ ઉમેદવારોને, ગુજરાત પંચાયત સેવા વર્ગીકરણ અને ભરતી (સામાન્ય) નિયમો, ૧૯૮૮માં સમાવિષ્ટ જોગવાઈએ અનુસાર નિમણૂક માટે પાત્ર થવા માટે શારીરિક યોગ્યતા કર્યાયે જરૂરી.

૧૩. પરીક્ષામાં સહજ થવાથી હક પ્રાપ્ત થતો નથી:—પરીક્ષામાં સહજ થવાથી જ નિમણૂકનો કોઈ હક પ્રાપ્ત થશે નહિ. પોતાને જરૂરી જલ્દાય તેવી તપાસ કર્યા પછી અથવા નિવ્વાન વિકાસ અધિકારીની રોપાઈ ઉપરથી મંડળને અથવા સમિતિને ખાતરી થાય કે ઉમેદવાર પંચાયત સેવા માટે યોગ્ય નથી તો, મંડળને અથવા સમિતિએ ઉમેદવારનું નામ પડતું મુકવાની સરા રહેશે.

૧૪. ઉમેદવારોએ નિમણુક થયે ફરજ ઉપર જોડવા બાબત.— મંડળ અથવા પસંદગી સમિતિએ ને ઉમેદવારને નિમણુક આપી હોય તે ઉમેદવાર, નિમણુક હુકમમાં ફરજાચા પ્રમાણે પોતાની ફરજ ઉપર ન જોડાય તો, તેની નિમણુક રદ થવાને પાત્ર થયે અને તેનું નામ, પસંદગી યાદીમાંથી કઢી નાખવામાં આવશે.

ગુજરાતના શાન્યપાલના હુકમથી અને તેમના નામે

ને. ડૉ. કોણી,  
સરકારના નાયાલ સચિવ.

પરિશિષ્ટ

(જૂઝો નિયમ-૫)

પરીક્ષા માટેનો અભ્યાસકટ્રમ

પ્રશ્નપત્ર-૧

વધુમાં વધુ ગુણ-૧૦૦

સમય-૩ કલાક

અંગ્રેજ (પુસ્તકો સિવાય)	વિષયો	ગુણ
(૧) નિબંધ વેખન		૨૦
(૨) સંક્ષેપ વેખન		૨૦
(૩) ગુજરાતીમાંથી અંગ્રેજમાં ભાષાંતર અથવા એથી ઉદ્દૃં		૨૦
(૪) પત્ર વેખન અથવા અહેવાલ વેખન અથવા નોંધ વેખન		૨૦
(૫) વ્યાકરણ		૨૦

પ્રશ્નપત્ર-૨

વધુમાં વધુ ગુણ-૧૦૦

સમય-૩ કલાક

ગુજરાતી (પુસ્તકો સિવાય)	વિષયો :	ગુણ:
(૧) નિબંધ વેખન		૨૦
(૨) સંક્ષેપ વેખન		૨૦
(૩) પત્ર વેખન		૨૦
(૪) અહેવાલ અથવા નોંધ વેખન		૨૦
(૫) વ્યાકરણ		૨૦

પ્રશ્નપત્ર-૩

વધુમાં વધુ ગુણ-૧૦૦

સમય-૧ કલાક

સામાન્ય હાન (ખંચુલણી)

પ્રશ્નપત્ર-૪

વધુમાં વધુ ગુણ - ૧૦૦

સમય-૩ કલાક

વિષય ઉપરનું પ્રશ્નપત્ર

(પુસ્તકો સિવાય)

સરકારી માલનાથ પ્રેસ, ગાંધીનગર.

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## PART—I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
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પંચાયત, ગ્રામ શુભનિર્માણ અને ગ્રામ વિકાસ વિભાગ.

જાહેરનામાં

સચિવાલય, ગાંધીનગર, ૨૮મી સપ્ટેમ્બર, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૯.

ક્રમાંક : કેચી/કદ/૧૯૯૯/પીચાસનાર/૧૮૮૮/૨૩૦૭/૨૩૦૭/૩. —ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૯ (સન. ૧૯૯૯ના ગુજરાતના ૧૮મા)ની કલમ ૨૭૪ એને કલમ ૨૨ની પેટા-કલમો (૫) એને (૬) સાથે વાંચતા, કલમ ૨૩૪થી મળેલી સરતાની તુચ્છે, ગુજરાત સરકાર, આંધી, ગુજરાત પંચાયત સેવા પસંદગી મંડળ (કાર્યો) નિયમો, ૧૯૯૮ વધુ સુધારવા નીચેના નિયમો કરે છે :—

૧. (૧) આ નિયમો ગુજરાત પંચાયત સેવા પસંદગી મંડળ (કાર્યો) (સુધાર) નિયમો, ૧૯૯૮ કહેવાશે.

(૨) તે, રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખે અને તે તારીખથી અમલમાં આવશે.

૨. ગુજરાત પંચાયત સેવા પસંદગી મંડળ (કાર્યો) નિયમો, ૧૯૯૮ (જેનો આમાં હવે પછી, “મુજબ નિયમો” તરીકે ઉલ્લેખ કર્યો છે તે)માં નિયમ ઉમા,—

(૧) પેટા-ખંડ (૧)માં “લાયક લેખાતી વેભિન પરીક્ષા” એ શબ્દાને બદલે, “અધ્યાત્મક પરીક્ષા” એ શબ્દો મુકવા;

(૨) પેટા-નિયમ (૨)માં, ખંડ (૫) માં,—

(૩) પેટા-ખંડ (૨) એને તે હેઠળનો પરંતુક કમી કરવો;

(૪) નીચેનો પરંતુક ઉમેઝ્યો :—

“મુખ્ય ગુજરાત પંચાયતે સેવા પસંદગી મંડળ (કાર્યો) (સુધારા) નિયમો, ૧૯૮૮ (કેનો આમાં હવે પછી, “સુધારા નિયમો” તરીકે ઉલ્લેખ કર્યો છે તે)ના આરંભ પહેલાં, બોર્ડ જાહેરાત પ્રસિધ્ય કરીને અરજીઓ સંગાવી હોય અને તેની વિચારણા કરી હોય અને સંબંધિત જગ્યા પર નિયમાં માટે લાયક હોય એવા ઉમેદવારોની તુલના મુલાકાત ગોઠવેલ હોય ત્યારે, એવી રીતે નીમાવા માટે લાયક ઉમેદવારોને, સુધારા નિયમોથી સુધાર્ય પ્રમાણેના મુખ્ય નિયમો આનુસાર, બોર્ડ યોજવાની સૂચનાત્મક પરીક્ષામાં જોસવાની પરવાનગી આપવામાં આવશે.”;

(૩) યોટા-નિયમ (૪)માં, “ઝન્ક મુલાકાત વખતે” એ શબ્દો કમી કરવા.

ગુજરાતના રાજ્યપાલના હુકમથી અને તેમના નામે,

ને. ડી. કૃષ્ણ,  
સરકારના નામબિલિંગ.



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શુદ્ધિપત્રક

સચિવાલય, ગાંધીનગર, ૩૮૮૦૦૧, સપ્ટેમ્બર, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૩.

ક્રમાંક : કેપી/દિલ/૧૯૯૯/પીઆરઆર/૧૦૫૮/૨૪૦૧/ડી. - ગારીખ ૨૮મી સપ્ટેમ્બર, ૧૯૯૯ના ગુજરાત સરકારી રજાપત્ર, આસાધારણ,  
ભાગ ૧-ક (કન્ટ્રીય વિભાગ)માં પાના નં. ૬૪-૧ અને ૬૪-૨ પર પ્રસિદ્ધ કરેલ ગુજરાત પંચાયત સેવા પસંદગી મંડળ (કાર્યો) (સુધારા)  
નિયમો, ૧૯૯૮માં, નિયમ ૨માં, ખંડ (૨)માં આવતા “પોટ-નિયમ (૨)માં, ખંડ (૫)માં” એ શબ્દો, ઓંકડા, અષાર અને ઝોંસ,  
સુદરહુ નિયમ ૨ની બીજી લીટીમાં આવતા “નિયમ અમાં” એ શબ્દો અને ઓંકડા પછી વાંચવા.

ગુજરાતના રજાપત્રાલના લુકમથી અને તેમના નામે,

ને. ડી. જોણી,  
સરકારના નામન સચિવ.

(C)



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### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 1st October, 1999.

#### GUJARAT PROVISION FOR DISQUALIFICATION OF MEMBERS OF LOCAL AUTHORITIES FOR DEFLECTION ACT, 1986.

No. KP/70 of 99/ELC/1097/808/G.—In exercise of the powers conferred by Section 6 of the Gujarat Provision for Disqualification of Members of Local Authorities for Defection Act, 1986 (Guj. 23 of 1986), and in partial modification of Government Notification, Panchayats and Rural Housing Department No. KP/134 of 97/ELC/1097/808/G, dated the 18th December, 1997, the Government of Gujarat hereby designates Shri C. M. Leva, I.A.S. Secretary (Housing), Urban Development and Urban Housing Department in place of Smt. Sudha Anchalia, I.A.S., Commissioner of Departmental Inquiries for the posts of the Urban Development and Urban Housing Department for the purpose of Section 6 of the said Act:

By order and in the name of the Governor of Gujarat.

K. B. VASAVA,  
Under Secretary to Government.



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### PART I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT,**

#### Order

Sachivalaya, Gandhinagar, 1st October, 1999.

**GUJARAT PANCHAYATS ACT, 1993.**

NO. : KP/73/99/ELC/1099/1178/G.— WHEREAS, the Government of Gujarat in exercise of the powers conferred by sub-section (1) of Section 264 of the Gujarat Panchayats Act, 1993, by its Order, Panchayats, Rural Housing and Rural Development Department No. : KP/63/99/DDP/1697/3658/J, dated the 10th July, 1999 has constituted the Narmada District Panchayat ;

AND, WHEREAS, members appointed to the Narmada District Panchayat are originally elected members of the Baroda District Panchayat and Bharuch District Panchayat prior to its bifurcation into three districts under the aforesaid order dated 10th July, 1999 ;

AND, WHEREAS, newly constituted Narmada District Panchayat is required to elect its President and Vice President at its first meeting for the remaining period which is co-extensive with the tenure of the Narmada District Panchayat as per sub-section (I) of Section 77 of the said act ;

AND, WHEREAS, Narmada District Panchayat has been constituted with 14 members as notified in the above stated notification by invoking the provision for removal of difficulties.

AND, notwithstanding anything contained in sub-section 4, of Section 11 of Gujarat Panchayats Act, 1993; and in exercise of the powers conferred by Section 278 of the Gujarat Panchayats Act, 1993, read with Section 77, 77(2)(a) 264 and 11(4), of the said Act, the Government of Gujarat hereby directs that—

(1) the newly constituted Narmada District Panchayat under the order Panchayats Rural Housing and Rural Development Department No. KP/63/99/1697/3658/J, dated the 10th July, 1999 the Development Commissioner shall fix the date of first meeting to elect the President and Vice President as required under sub-section (1) of Section 77 of the Gujarat Panchayats Act, 1993; and rule 9(1) of the Gujarat Panchayats Election of President of District Panchayat (Manner of Allotment of Reserved Offices of President by Rotation) Rules, 1994; prescribed under the Gujarat Panchayats Election Rules, 1994; and

(2) The Competent Authority shall appoint an officer, as required under sub-section (5) of Section 77 to preside over the first meeting of the newly constituted Narmada District Panchayat.

By order and in the name of the Governor of Gujarat,

T. C. A. RANGADURAI,  
Additional Chief Secretary to Government.



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### PART—I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B),  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 8th October, 1999

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/81/99/ELC/1099/1179/G.—WHEREAS, the Government of Gujarat in exercise of the powers conferred by sub-section (1) of Section 264 of the Gujarat Panchayats Act, 1993, by its Order, Panchayats Rural Housing and Rural Development Department No. KP/54/99/DDP/3654/J, dated the 8th June, 1999 has constituted the Porbandar District Panchayat.

AND, WHEREAS, members appointed to the Porbandar District Panchayat are originally elected members of the Junagadh District Panchayat prior to its bifurcation into two districts under the aforesaid order dated 8th June, 1999.

AND, WHEREAS, newly constituted Porbandar District Panchayat is required to elect its President and Vice-President at its first meeting for the remaining period which is co-extensive with the tenure of the Junagadh District Panchayat as per sub-section (1) of the Section 77 of the said Act.

AND, WHEREAS, Porbandar District Panchayat has been constituted with 8 members (one seat vacant 30-Madhavpur) as notified in the above stated notification by invoking the provision for removal of difficulties.

And notwithstanding anything contained in sub-section 4 of section 11 of Gujarat Panchayats Act, 1993, and in exercise of the powers conferred by section 278 of the Gujarat Panchayat Act, 1993, read with provisions of section 11(4), 77, 145, 264 of the said Act, the Government of Gujarat hereby directs that-

1. The newly constituted Porbandar District Panchayat under the order Panchayat Rural Housing and Rural Development Department No. KP/54/99/DDP/1697/3654/J, dated the 8th June, 1999 the Development Commissioner shall fix the date of the meeting to elect the President and vice President as required under sub-section (1) of section 77 of the Gujarat Panchayats Act, 1993, and rule 5,6 of the Gujarat Panchayats Election of President of District Panchayat (Manner of Allotment of Reserved Offices of President by Rotation) Rules, 1994, prescribed under the Gujarat Panchayats Election Rules, 1994; and amongs existing 8 members of the Porbandar District Panchayat.
2. The Development Commissioner shall consider reservation of seat of the President of the Porbandar District Panchayat for Social and Educationaly Backward Class member in absence of scheduled caste members allotted to the Porbandar District Panchayat.
3. The Development Commissioner shall fix the date of first meeting to elect the president and Vice-President after ascertaining that there is no stayorder or any other order of the Hon'ble High Court in view of the pending petition for constitution of the Porbandar District Panchayat.
4. In exercise of the powers conferred by Section 278 of the Gujarat Panchayats Act, 1993, the Goverment of Gujarat, removes the difficulties for constitution of the committees of the Porbandar District Panchayat under the provisions of the section 145 for remaining period, the District Panchayat Porbandar shall exercise the powers, functions and duties of all the committees including Social Justice Committee and education committee.
5. The Competent Authority shall appoint an officer, as required under sub-section (5) of section 77 to preside over the first meeting of the newly constituted Porbandar District Panchayat.

By order and in the name of the Governor of Gujarat,

T.C.A. RANGADURAI,  
Additional Chief Secretary to Government.

GOVERNMENT CENTRAL PRESS, GANDHINAGAR



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### PART I-A

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Fund Audit Acts.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 11th October, 1999.

No. KV-158-99-NPB-3093-5646-R.—WHEREAS the State Government has determined the number of wards and seats for the Morbi Municipality vide Government Notification Urban Development and Urban Housing Department No. KV-317-93-NPB-3093-5646-(46)-R dated 18th December, 1993.

AND WHEREAS the State Government has extended the existing revenue limit of Morbi Municipality vide Government Notification Urban Development and Urban Housing Department No. KV-137-1996-NPL-1282-6432-M dated the 7th August, 1996;

AND WHEREAS the State Government has issued the Government Notification Urban Development and Urban Housing Department No. KV-153-1999-NPL-1097-616-M dated the 23rd September, 1999 deleting the survey number of Ravapar Simal Survey No. 170 to 181 from the Government Notification No. KV-137-1996-NPL-1282-6432-M dated the 7th August, 1996;

AND WHEREAS the relevant figures of census of 1991 for increased revenue limit of Morbi Municipality have been taken into consideration;

AND WHEREAS the general election of the Morbi Municipality is to be held;

NOW THEREFORE in exercise of the powers conferred by sub-section (2) of section 7 read with sub-section (3) of Section 6 of the Gujarat Municipalities Act 1963 (Gujarat 34 of 1964), so far as the Morbi Municipality is concerned, the Government of Gujarat in supersession of Government Notification, Urban Development and Urban Housing Department No. KV-317-93-NPB-3093-5646-(46)-R dated 18-12-1993 hereby determine that :

- (a) the Morbi Municipality shall be divided into fourteen wards. The Municipality shall consist of forty two councillors.
- (b) three seats shall be reserved for the Scheduled Castes, out of which one seat shall be reserved for the women belonging to the Scheduled Castes;
- (c) four seats shall be reserved for the Backward Classes, out of which one seat shall be reserved for women belonging to the Backward Classes and
- (d) fourteen seats shall be reserved for women (including the number of seats reserved for women belonging to the Scheduled Castes and the Backward Classes referred to above.)

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to the Government.

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Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

## Notification

No. : KPN/14/SPN/P/4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar, Karkaliya Village Panchayat in Shihor Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 29/4/99 and whereas executive committee of District Panchayat Reso. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. Patel, IAS, Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Karkaliya Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 29th September, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

**ક્રમાંક : કૃપ્ય/૧૪-પદ્ધય-નં-૫.**—સભાનું કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ ભાવનગર જિલ્લાના શિલોર વલુઝની કર્કોલીયા ગ્રામ પંચાયતને સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી દ્રષ્ટિ પ્રાચીનતામાં દુરાપ્રાહ્યાંક કસુર કરેલ છે. અને ગોતાનાથી ચઢી પંચાયતે ઉક્ત અધિનિયમ મુજબ ક્રેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સભાનું, કે ઉક્ત અધિનિયમની કલમ-૨પાંચ અન્યથે તેની સામે પેગલા થા માટે ન કેવા તે એંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરેલ નથી.

અને સભાનું, કે જિલ્લા પંચાયત ભાવનગરને તેની કારોબારી સમિતિના તારીખ ૨૮-૪-૧૯૯૮ના દરાર ક્રમાંક : ૧૬થી કર્કોલીયા ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ ૨પાંચની પેટ્યા-કલમ (૧) અન્યથેની સત્તાઓ ને સરકારશીના પંચાયત અમે ગ્રામ ગુહનિર્માણ દિબાગના જાહેરનામાં ક્રમાંક : કેપી-૧૮૧/ઓફ/૧૯૮૮/રી.ઈ.એલ.-૧૦૮૪-૧૨૪૬- (ii)/ન્ય. તા. ૨૫-૭-૯૪ વિકાસ કમિશનરને સુપ્રત કરવામાં આવી છે. તેની રૂપો હું, વી. સી. પટેલ, આઈ. એ. એસ., વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આવી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી કર્કોલીયા ગ્રામ પંચાયતનું વિભાગેન કરે છું. તેમજ આ અંગે વિગતવાર છલ્લાવટ ડરો અથડી કરવામાં આવે છે.

તા. રણી સાટેન્ટ, ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

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## PART I-A

## CENTRAL SECTION

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Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

## Notification

No. : KPN/15/SPN/P 4 : Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Borda Village Panchayat in Talaja Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 29/4/99 and whereas executive committee of District Panchayat Reso. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J, dated 26th July, 1994, I V. C. Patel, IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Borda Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing the reasons is issued separately.

V. C. PATEL,  
Development Commissioner,  
Gujarat State; Gandhinagar.

Date : 11th October, 1999.

## વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ધ્વારા

જાહેરનામું

ક્રમાંક : કપવ-૧૮-પદ્ધતા-૮-૪. સબબદ, કે.—વિકાસ કમિશનર, ગુજરાત રાજ્ય ગાંધીનગરના અભિપ્રાય મુજબ ભાવનગર જિલ્લાના તળાજા તાલુકાની બોરડા ગ્રામ પંચાયતે જેને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેણી ઉપર નાખવામાં આવેલી ફરજે બજાવવામાં દુરાગ્રહયૂંક કસુર કરેલ છે. અને પોતાનાથી ચક્કી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબદ, કે ઉક્ત અધિનિયમની કલમ-૨૫ા અન્વયે તેણી સામે પગવા શા માટે ન બેબા તે ચંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને સબબદ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકરક ખુલાસો રજૂ કરેલ નથી.

અને સબબદ, કે જિલ્લા પંચાયત ભાવનગરએ તેણી કારોબારી સમિતિના તારીખ ૨૫-૪-૯૮ના ઠરાવ ક્રમાંક : ૧૬થી બોરડા ગ્રામ પંચાયતને પદ્ધત્યુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ની કલમ-૨૫ાની પેટા-કલમ (૧) અન્વયેની સરતાઓ જે સરકારકીના પંચાયત અને ગ્રામ ગૃહનિર્માણ જિલ્લાના જાહેરનામાં ક્રમાંક : કેપી-૧૯૯૮/ઓફ/૧૯૯૮/ડિ.ઇ.ઓલ.-૧૦૮૪-૧૨૪૬-(૩) જે તા. ૨૬-૭-૯૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેણી રૂએ હું, વી. સી. પટેલ આઈ. એ. ઓસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી બોરડા ગ્રામ પંચાયતનું વિસર્જન કર્યું છું. તેમજ આ અંગે વિગતવાર છાણવટ કરતો અવગ આદેશ કરવામાં આવે છે.

તા. ૧૧મી ઓક્ટોબર, ૧૯૯૮.

વી. સી. પટેલ  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.



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### P A R T - I - A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

#### THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

##### Notification

No. : KPN/16/SPN/P/4 :— Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Katodiya Village Panchayat in Shikor Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 29/4/99 and whereas executive committee of District Panchayat Reso. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Katodiya Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing the reasons is issued separately.

Date : 11th October, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ધ્વારા

જાહેરનામું

ક્રમાંક : કપ્ટ-૧૬-પદચ-નં-૪.—સબબ, કે.- વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુનિબ ભાવનગર નિલલાના શિહોર તાલુકાની કાટોડીયા ગ્રામ પંચાયતે સને ૧૯૯૭ના ગુજરાત પંચાયત અધિનિયમ મુનિબ તેની ઉપર નાંખવામાં આવેલી ફરજે બજાનિયાં કરેલે હતી. અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુનિબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે. વાવામાં દુરાગ્રહપૂર્વક કચુર કરેલ છે. અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુનિબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબ, કે ઉક્ત અધિનિયમની કલમ-૨પાત્ર અન્વયે તેની સામે પગલા શા માટે ન લેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

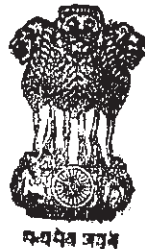
અને સબબ, કે નિલલા પંચાયત ભાવનગરને તેની કારોબારી સમિતિના તારીખ ૨૮-૪-૯૯ના દાવ ક્રમાંક : ૧૬થી કાટોડીયા ગ્રામ પંચાયતને પઠચ્યુત કરવા અભિપ્રાય આપેલ છે.

નેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૭ની કલમ-૨પાત્રની પોટા-કલમ (૧) અન્વયેની સત્તાઓ ને સરકારકીના પંચાયત અને ગ્રામ ગૃહનિમણ વિભાગના જાહેરનામાં ક્રમાંક : કેપી-૧૯૭/ઓફ/૧૯૯૮/રી.ઇ.ઓ.લ.-૧૦૯૪-૧૨૪૬ (૩)/ને તા. ૨૬-૭-૯૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેની રૂએ, હું વી. સી. પટેલ આઈ.એ.એ.સ. વિકાસ કમિશનર ગુજરાત રાજ્ય, ગાંધીનગર આથી સાજાપત્રમાં પ્રસિદ્ધ થયાની તારીખથી કાટોડીયા ગ્રામ પંચાયતનું વિસર્જન કરું છું, તેમજ આ અંગે વિગતવાર છાણાવટ કરતો અલગ આદેશ કરવામાં આવે છે.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર

તા. ૧૧મી ઓક્ટોબર, ૧૯૯૮.

સરકારી મધ્યરથ પ્રેસ ગાંધીનગર.



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### PART I-A

**Orders and Notifications (other than those published in Part IV-B,  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.)**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

#### Notification

No. : KPN/17/SPN/P.4/: Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Udwada Village Panchayat in Pardi Tluka of Valsad District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show-cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 26/4/99 and whereas executive committee of District Panchayat Reso. No. 433 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Udwada Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 11th October, 1999,

V. C. PATEL,  
Development Commissioner  
Gujarat State; Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર બેલા

જહેરનામું

ક્રમાંક : કપવ-૧૭- પદ્ધય-અ.-૩-સભબ, કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અલિપ્રાય મુજબ વલસાડ જિલ્લાના પારાં તાલુકાની ઉદ્વાડ ગ્રામ પંચાયત સુને-૧૮૮૭ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજો બાજવ્યામાં દુરાગ્રહ્યુવક કસુર કરેલ છે. અને પોતાનાથી ચઠ્ઠી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચુક્ક કરેલ છે.

અને સબબા, કે ઉક્ત અધિનિયમની કલમ ૨૫૩ અન્યથે તેની સામે પગલા થા માટે ન લેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબબા, કે ઉક્ત પંચાયતે આ અંગે ઓઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબબા, કે જિલ્લા પંચાયત વલસાડએ તેની કારોબારી સમિતિના તારીખ ૨૬-૪-૯૮ના ક્રાંત ક્રમાંક : ૪૩૩થી ઉદ્વાડ ગ્રામ પંચાયતને ઘદાયુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૭ની કલમ-૨૫૩ની પોટા-કલમ (૧) અન્યેની સતતાઓ ને સરકારક્રમીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જહેરનામા ક્રમાંક : કેપી-૧૮૭૧/ઓફ/૧૮૮૪/ડી.ઈ.એલ.-૧૦૮૪-૧૨૪૬-(િ)/ને, તા. ૨૬-૭-૯૮ વિકાસ કમિશનરક્રમીને સુપ્રત કરવામાં આવી છે. તેની રૂએ, હું કી. સી. પટેલ આઈ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી ઉદ્વાડ ગ્રામ પંચાયતનું વિસર્જન કરે છું. તેમજ આ અંગે વિગતવાર છણાવ્ય કરતો આવગ આદેશ કરવામાં આવે છે.

તા. ૧૧મી ઓક્ટોબર, ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.

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**PART-I-A****CENTRAL SECTION**

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act.**

**BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

**Notification**

No. : KPN/18/SPN/P/4 : Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Badarpur Village Panchayat in Thasara Taluka of Kheda--Nadiad District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 15/7/99 and whereas executive committee of District Panchayat Reso. No. 1021 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191 of 1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Badarpur Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 11th October, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

## વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક : ક્રમ-૧-પદચ-અ-૪.—સબલ, ડે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ, જોડા—નિયાદ નિયલાના ડાસરા તાલુકાની બાધરપુર ગ્રામ પંચાયતે સને ૧૮૮૮ના ગુજરાત પંચાયત આધિનિયમ મુજબ તેની ઉપર નાંખવામાં આપેલી ફરજી બજાવવામાં દુરાગ્રહપૂર્વક કસુર કરેલ છે. અને પોતાનાથી ચઢી પંચાયતે ઉક્ત આધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબલ, ડે ઉક્ત આધિનિયમની કલમ-૨૫ાડ અન્યે તેની સામે પગલા શા માટે ન કેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રણ્ણ કરવાની તક આપવામાં આવી હતી.

અને સબલ, ડે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રણ્ણ કરેલ નથી.

અને સબલ, ડે નિયલા પંચાયત નિયાદ એ તેની કારોબારી સમિતિના તારીખ ૧૫-૭-૮૮ના કરાવ ક્રમાંક : ૧૦૨૧ થી બાધરપુર ગ્રામ પંચાયતને પદચૂનુક કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત આધિનિયમ, ૧૮૮૮ની કલમ-૨૫ાડની પેટા-કલમ (૧) અન્યેની સરાતાઓ ને સરકારકીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામા કર્માંક : કેપી-૧૮૧ ઓફ ૧૮૮૪/ડિ.ઇ.ઓ.લ.-૧૦૮૪-૧૨૪૪/(િ)/ને તા. ૨૬-૭-૮૪ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેની રૂએ હું વી. શી. પટેલ આઈ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આશી રાજ્યપત્રમાં પ્રસ્તિષ્ઠથ થયાની તારીખથી બાધરપુર ગ્રામ પંચાયતનું વિસર્જન કરે છું. તેમજ આ અંગે વિગતવાર છાણવટ કર્યો અનુગ આદેશ કરવામાં આવે છે.

તા. ૧૧મી ઓક્ટોબર, ૧૯૯૮.

બી. ચી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ, પ્રેસ ગાંધીનગર.

(C)



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## EXTRAORDINARY

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### PART IA

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act,**

**BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.**

#### Notification

No. : KPN/19/SPN/P/4.— Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar, Kandagara Village Panchayat in Mundra Taluka of Kutch-Bhuj District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 17/9/99 and whereas executive committee of District Panchayat Reso. No. 8(2) has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191 of 1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. Patel IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Kandagara Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Date : 11th October, 1999

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

## વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ધ્વારા

અહેરનાથું

**ક્રમાંક : કાગ-૧૮-પદ્ધ-ન-૪.**— સભાનું કે વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ કચ્છ-ભૂજ જિલ્લાના મુદ્દા તાલુકાની કાંડાગારા ગ્રામ પંચાયતે સને ૧૮૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આપેલી ફરજો બાળવામાં દુરાગ્રહણપૂર્વક કસુર કરેલ છે. અને ગોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હક્મનું પાલન કરવામાં થૂક કરેલ છે.

અને સભાનું કે ઉક્ત અધિનિયમની કલમ ૨૫૩ અન્વયે તેની સામે પગવા થા માટે ને વેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રણું કરવાની તક આપવામાં આવી હતી.

અને સભાનું કે ઉક્ત પંચાયત આ અંગે કોઈ સંતોષકારક ખુલાસો રણું કરેલ નથી.

અને સભાનું, કે જિલ્લા પંચાયત કચ્છ-ભૂજ એ તેની કારોબારી સમિતિના તારીખ ૧૭-૮-૧૮૮૮ના દરાવ ક્રમાંક : ૮(૩)થી કાંડાગારા ગ્રામ પંચાયતને પદ્ધત્યુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હું, ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૮ની કલમ-૨૫૩ની ગેટા-કલમ (૧) અન્વયેની સત્તાઓ ને સરકારકીના પંચાયત અને ગ્રામ ગૃહનિમંડિં વિભાગના અહેરનામા ક્રમાંક : કેપી-૧૮૧ ઓફ ૧૮૮૪/ડી.ઈ.ઓ.લ.-૧૦૮૪-૧૨૪૫-(ii)ને, તા. ૨૬-૭-૧૮૮૪ વિકાસ કમિશનરકીને સુપ્રત્ય કરવામાં આવી છે. તેની રૂજો, હું વી. સી. પટેલ આઈ. એ. ઓસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી કાંડાગારા ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ અંગે વિગતવાર ધ્યાનપદ્ધતિ કરતો અવગા આદેશ કરવામાં આવે છે.

તા. ૧૧મી ઓક્ટોબર, ૧૮૮૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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### PART-I-A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Order

Sachivalaya, Gandhinagar, 18th October, 1999.

#### GUJARAT MUNICIPALITIES ACT, 1963 :

No. : KV/160/99/NPL/4598/1772/M : Whereas the VVF Limited (hereinafter referred to as Company) Vejalpore, manufacturer of various Shaving Creams, Shampoos, Toilet Soap, noodles and toilet soaps has expanded its manufacturing operations in the year 1995-96 and has represented to the State Government to give exemption from octroi for the expanded capacity.

And whereas on verification of the details of investment made by the Company for expanding its capacity, it is found that the Company has invested more than 50% in the land, buildings and plant and machinery for the expansion of its capacity of existing industrial undertaking and therefore is entitled to be considered as "New Industry";

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 99 of the Gujarat Municipalities Act, 1963 (Guj. XXXIV of 1964), the Government of Gujarat hereby makes the following order, namely :—

No octroi shall be levied from the VVF Limited, Vejalpore, District Navsari on the raw materials, semi-finished goods or any other goods specifically brought within the octroi limits of Vejalpore Municipality for consumption or use for its expanded capacity. The exemption is granted for a total

period of five years from the date of commencement of commercial production i. e. from the year 1995-96. The amount of octroi to be exempted shall have to be worked out on the basis of audited figures of raw materials and any other material brought by the Company, as well as any adhoc amounts paid towards the octroi.

These orders are issued as per the existing Government Policy. This is without prejudice to the Special Civil Application No. : 8321/98 filed by the V.V.F. Limited.

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to Government,

(C)



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**PART I-A****CENTRAL SECTION**

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 26th October, 1999.

**GUJARAT MUNICIPALITIES ACT, 1963.**

No. KV/163 of 1999/NPL/4598/2784/M.—WHEREAS, vide Government Notification Urban Development and Urban Housing Department No. KV-72-1994-NPL-4593-3504-M, dated the 14th April, 1994 63 Gram/Nagar were declared to be transitional areas and vide Government Notification Urban Development and Urban Housing Department No. KV-73-94-NPL-4593-3504-M dated the 14th April, 1994, 24 Gram/Nagar were declared to be smaller urban areas;

AND WHEREAS, the Government of Gujarat having regard to the population of the said areas, density of the population therein, the revenue generated for local administration and the economic importance, transitional areas of Mavadi Municipal Borough and Nana Mava Municipal Borough and smaller urban areas of Raviyya Municipal Borough have been declared the part of the City of Rajkot vide Government Notification Urban Development and Urban Housing Department No. KV-68-1998-RMN-8095-3120-P, dated the 17th June, 1998;

NOW THEREFORE, in exercise of the powers conferred by sub-section (1) and (2) of section 5 of the Gujarat Municipalities Act, 1963 (Gujarat 34 of 1964), the Government of Gujarat hereby,—

(i) rescind the Government Order Urban Development and Urban Housing Department No. KV-121-94-NPL-4593-3504-M, dated the 14th April, 1994;

(ii) rescind the Government Order Urban Development and Urban Housing Department No. KV-122-of 94-NPL-4593-3504-M, dated the 14th April, 1994;

(iii) rescind the Government Order Urban Development and Urban Housing Department No. KV-159-of 94-NPL-4593-3504-M, dated the 14th April, 1994.

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to Government.

(C)



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**P A R T - I A****C E N T R A L S E C T I O N**

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 26th October, 1999.

**CONSTITUTION OF INDIA.**

No. KV/164 of 1999/NPL/4598/2784/M.—WHEREAS, vide Government Notification, Urban Development and Urban Housing Department No. KV-72-1994-NPL-4593-3504-M, dated the 14th April, 1994; 63 Gram/Nagar were declared to be transitional areas and vide Government Notification Urban Development and Urban Housing Department No. KV-73-94-NPL-4593-3504-M, dated the 14th April, 1994; 24 Gram/Nager were declared to be smaller urban areas;

AND WHEREAS, the Government of Gujarat having regard to the population of the said areas, density of the population therein, the revenue generated for local administration and the economic importance, transitional areas of Mavadi Municipal Borough and Nana Mava Municipal Borough and smaller urban areas of Raiyya Municipal Borough have been declared the part of the City of Rajkot vide Government Notification, Urban Development and Urban Housing Department No. KV-68-1998-RMN-8095-3120-P, dated the 17th June, 1998;

NOW, THEREFORE, in exercise of the powers conferred by clause (2) of article 243 Q of the Constitution of India, the Government of Gujarat hereby:—

(i) delete from the Government Notification, Urban Development and Urban Housing Department No. KV-72-1994-NPL-4593-3504-M, dated 14th April, 1994, the serial numbers 48 and 49 pertaining to Mavadi Gram Panchayat and Nana Mava Gram Panchayat respectively declared to be transitional areas

(ii) delete from the Government Notification, Urban Development and Urban Housing Department No. **KV-73-94-NPL-4593-3504-M**, dated 14th April, 1994, the serial number 23 pertaining to Raiyya Gram Panchayat declared to be a smaller urban area.

By order and in the name of the Governor of Gujarat,

**B. R. PATNI,**  
Under Secretary to Government.

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## PART I-A

### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 1st November, 1999.

#### THE GUJARAT MUNICIPALITIES ACT, 1963.

No. KV - 170 / 1999 - NPL - 4599 / 3771 / M : The following draft notification which is proposed to be issued under sub section (1) of the section 277 read with sub- section (5) of section 6 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) is published as

required by sub-section (3) of the said section 277 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of twenty one days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to Government, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar from any person with respect to the said draft notification before the expiry of the aforesaid period will be considered by the Government.

### **DRAFT NOTIFICATION**

No.KV - 170/ 1999 /NPL -4599/ 3771- M:

In exercise of the powers conferred by sub-section (1) of section 277 read with sub-section (5) of section 6 of the Gujarat Municipalities Act, 1963 (Guj. 34 of 1964), Government of Gujarat hereby makes the following rule further to amend the Gujarat Municipalities (Conduct of Election) Rules, 1994, namely:-

1. These rules may be called the Gujarat Municipalities (Conduct of Election) (Amendment) Rules, 1999.
2. In the Gujarat Municipalities (Conduct of Election ) Rule, 1994; (hereinafter referred to as "the said rules"), in rule 2 after clause (h) the following clause shall be inserted, namely :-  
h(i) "Observer", means an officer designated or nominated by the State Election Commission ;
3. In the said rules, after rule 4, the following rule shall be inserted;  
"4A. Appointment of Observer.(1) The State Election Commission may nominate or designate an observer who shall be an officer of the State Government to watch the conduct of election or elections in a municipality and to perform such other functions as may be entrusted to him by the State Election Commission.

- (2) The observer shall have power to direct the concerned returning officer to stop the counting of votes at any time before the declaration of the result or not to declare the result, if in the opinion of the Observer, booth capturing has taken place at a large number of polling stations or at places fixed for the poll or counting of votes or any ballot papers used at a polling station or at a place fixed for the poll or unlawfully taken out of the custody of the returning officer or are accidentally or intentionally destroyed or lost or are damaged or tampered with to such an extent that the result of the poll at that polling station or place cannot be ascertained.
- (3) Where an Observer has directed the returning officer to stop counting of votes or not to declare the result, the Observer shall forthwith report the matter to the State Election Commission and thereupon State Election Commission shall, after taking all material circumstances into account, issue appropriate directions
4. In the said rules, in rule 5, in sub-rule (5), for the words "twenty five", the word "fourteen" shall be substituted
5. In the said rules, in rule 7,
  - (i) to sub- rule (2), the following proviso shall be added, namely:-  
" provided that a candidate not set up by a recognized political party shall not be deemed to be duly nominated for election from a ward unless the nomination paper is subscribed by ten proposers and ten seconders being electors of that ward".
  - (ii) after sub-rule (4), the following sub-rule shall be added, namely :-  
"(4A) a candidate shall be prohibited for nomination for election from more than two wards of a municipality",
  - (iii) In sub-rule( 6), for the words "the proposer or the seconder", the words "any of the proposers or the seconders" shall be substituted;
  - (iv) to sub-rule (6) of rule 7, the following proviso shall be added, namely:-  
"Provided that the nomination paper shall be delivered to the returning officer on a working day and not on a day notified as public holiday".
6. In the said rules, in rule 8,-
  - (a) In clause (v), for the words " the proposer or seconder", the words " any proposer or seconder" shall be substituted;
  - (b) In clauses (vi) and (vii), for the words " the proposer or the seconder", the words " proposer or seconder" shall be substituted.
7. In the said rules, in rule 16, in sub-rule (1), the following clauses shall be added, namely:-
  - (a) For the purpose of listing the names, the candidates shall be classified as following--
    - (i) candidates of recognized political parties;

- (ii) candidates of registered political parties other than those mentioned in sub-clause(i)
- (iii) other candidates.

(b) the categories referred to clause in (a) shall be arranged in the order specified therein and the names of candidates in each category shall be arranged in Gujarati alphabetical order with addresses of the contesting candidates as given in the nomination papers together with particulars in Form 6 appended to these rules.

8. In the said rules, in rule 17, sub-rule (1), for the words "five hundred rupees", the words "two thousand rupees" shall be substituted;

(ii) In the proviso for the words "two hundred and fifty rupees", the words "one thousand rupees", shall be substituted.

9. In the said rules, after rule 18, the following rules shall be substituted, namely:-

" Part II  
Postal Ballot

**18A. Definitions.**---- In this part, ----

- (a) "service voter" means any person who is required to give his vote by postal ballot under clause (a) of section 60 of the Representation of the People Act, 1951;
- (b) "special voter" means any person holding an office to which the provisions of sub-section (4) of section 20 of the Representation of the People Act, 1950 and declared to apply or the wife of such person, if he or she has been registered as an elector by virtue of a statement made under sub-section (5) of the said section,
- (c) "voter on election duty" means any polling agent, any polling officer, presiding officer or other public servant, who is an elector in the municipality and is by reason of his being on election duty unable to vote at the polling station where he is entitled to vote;

**18B. Persons entitled to vote by post.**---- The following persons shall, subject to their fulfilling the requirements hereinafter specified, be entitled to vote by post, namely :-

- (i) special voters;
- (ii) service voters;
- (iii) voters on election duty; and
- (iv) electors subjected to preventive detention;

**18C. Intimation by special voters.**---- A special voter who wishes to vote by post at an election shall send an intimation in Form 10A to the returning officer so as to reach him at least ten days before the date of poll; and on receipt of the intimation, the returning officer shall issue a postal ballot paper to him.

**18D. Intimation by voters on election duty.**---- A voter on election duty who wishes to vote by post at an election shall send an application in Form 10A to the returning officer so as to reach him at least seven days or such shorter period as the returning officer may

allow before the date of poll; and if the returning officer is satisfied that applicant is a voter on election duty, he shall issue a postal ballot paper to him.

18E. Electors under preventive detention.---(1) The State Government shall, within fifteen days of the calling of an election, ascertain and intimate to the returning officer the names of the electors, if any, subjected to preventive detention together with their addresses and electoral roll numbers and the particulars about their places of detention.

(2) Any elector subjected to preventive detention may, within fifteen days of the calling of an election, send an intimation to the returning officer that he wishes to vote by post, specifying his name, address, electoral roll number and place of detention.

(3) The returning officer shall issue a postal ballot paper to every elector subjected to preventive detention whose name has been intimated to him under sub-rule (1) or an intimation under sub-rule (2) has been received.

18F. Form of Postal ballot paper.---(1) Every postal ballot paper shall have a counterfoil attached thereto and the said ballot paper and the counterfoil shall be in such form, and the particulars therein shall be in such language or languages, as the State Election Commission may direct.

(2) The names of the candidates shall be arranged on the postal ballot paper in the order in which they appear in the list of contesting candidates.

(3) If two or more candidates bear the same name, they shall be distinguished by the addition of their occupation or residence or in some other manner.

18G. Issue of Postal ballot paper.---(1) A postal ballot paper shall be sent by post under certificate of posting to the elector together with—

- (a) a declaration in Form 10B
- (b) a cover in Form 10C
- (c) a large cover addressed to the returning officer in Form 10D; and
- (d) instructions for the guidance of the elector in Form 10E

Provided that the returning officer may, in the case of a special voter or a voter on election duty, deliver the ballot paper and forms, or cause them to be delivered, to such voter personally;

(2) The returning officer shall at the same time ---

- (a) record on the counterfoil of the ballot paper the electoral roll number of the elector as entered in the marked copy of the electoral roll;
- (b) mark the name of the elector in the marked copy of the electoral roll to indicate that a ballot paper has been issued to him, without recording therein the serial number of the ballot paper issued to that elector; and
- (c) ensure that the elector is not allowed to vote at a polling station.

(3) Every officer under whose care or through whom a postal ballot paper is sent shall ensure its delivery to the addressee without delay.

(4) After ballot papers have been issued to all the electors entitled to vote by post the returning officer shall seal up in a packet that part of the marked copy of the electoral roll which relates to service voters and record on the packet a brief description of its contents and the date on which it was sealed and send the other relevant parts of the marked copy to the several presiding officers or marking the names of electors to whom ballot papers are issued at the polling stations without however recording therein the serial numbers of the ballot papers issued to the electors

(5) The returning officer shall also seal up in a separate packet the counterfoils of the ballot papers issued to electors entitled to vote by post and record on the packet a brief description of its contents and the date on which it was sealed.

**18H. Recording of Vote.**---- (1) An elector who has received a postal ballot paper and desires to vote shall record his vote on the ballot paper in accordance with the directions contained in Form 10E and then enclose it in the cover in Form 10C.

(2) The elector shall sign the declaration in Form 10B in the presence of, and have the signature attested by, a stipendiary magistrate or such other officer specified below, as may be appropriate, to whom he is personally known or to whose satisfaction he has been identified –

- (a) in the case of a service voter, such officer as may be appointed in this behalf by the Commanding Officer of the unit, ship or establishment in which the voter or her husband, as the case may be, is employed or such officer as may be appointed in this behalf by the diplomatic or consular representative of India in the country in which such voter is resident;
- (b) in the case of a special voter, an officer not below the rank of a Deputy Secretary to Government;
- (c) in the case of a voter on election duty, any Gazetted Officer or the presiding officer of the polling station at which he is on election duty
- (d) in the case of an elector under preventive detention, the Superintendent of the Jail or the Commandant of the detention camp in which the elector is under detention; and
- (e) in any other case, such officer as may be notified in this behalf by the State Election Commission.

**18I. Assistance to illiterate or infirm voters.**---- (1) If an elector is unable due to illiteracy blindness or other physical infirmity to record his vote on a postal ballot paper and to sign the declaration, such elector shall take the ballot paper together with declaration and the covers received by him to an officer competent to attest his signature under sub-rule (2) of rule 18H and request the officer to record his vote and sign the declaration on his behalf.

(2) Such officer shall thereupon mark the ballot paper in accordance with the wishes of the elector in his presence, sign the declaration on his behalf and complete the appropriate certificate contained in Form 10B.

**18J. Re-issue of ballot paper.**---- (1) When a postal ballot paper and other papers sent under rule 18G are for any reason returned undelivered, the returning officer may re-issue them by post under certificate of posting or deliver or cause to be delivered to the elector personally on a request being made by him.

(2) If any elector has inadvertently dealt with the ballot paper or any of the other papers sent to him under rule 18G in such a manner that they cannot conveniently be used, a second set of the papers shall be issued to him after he has returned the spoiled papers and satisfied the returning officer of the inadvertance.

(3) The returning officer shall cancel the spoiled papers so returned and keep them in a separate packet after noting thereon the particulars of the election and the serial numbers of the cancelled ballot papers.

**18K. Return of ballot paper.**---- (1) After an elector has recorded his vote and made his declaration under rule 18H or rule 18I, he shall return the ballot paper and declaration to the returning officer in accordance with the instructions communicated to him in Form 10E so as to reach the returning officer before the hour fixed for the commencement of counting of votes

(2) If any cover containing a postal ballot paper is received by the returning officer after the expiry of the time fixed in sub-rule(1), he shall note thereon the date and time of its receipt and shall keep all such covers together in a separate packet.

(3) The returning officer shall keep in safe custody until the commencement of the counting of votes all covers containing postal ballot papers received by him."

10. In the said rules, in rule 28, the words, brackets and figures "except those postal ballot papers issued under rule 18G" shall be added at the end.

11. In the said rules, after rule 29, the following rule shall be inserted, namely :-

**29A. Identity of voter.**---- At any time before a ballot paper is delivered to a voter, the presiding officer or polling officer may, of his own accord, if he has reason to doubt the identity of the voter or his right to vote at such polling station, and shall, if so required by a candidate or polling agent, satisfy himself by putting to the voter such questions as he may deem necessary, that such person is identical with the voter to whom such entry relates.

12. In the said rules, after rule 30, the following rule shall be inserted, namely:-

**30A. "Procedure of Identification of voters....** (1) The presiding officer may employ at the polling station such persons as he thinks fit to help in the identification of the electors or to assist him otherwise in taking the poll

(2) When voter enters the polling station, the presiding officer or the polling officer shall check the voter's name and other particulars with the relevant entry in the electoral roll and then call out the serial number, name and other particulars of the voter.

(3) Where the polling station is situated in a ward of municipality, the voters of which have been supplied with identity cards under the provisions of the Registration of Electors Rules, 1960, prescribed under the Representation of Peoples Act 1950 the voter shall produce his identity card before the presiding officer or the polling officer authorised by him in this behalf.

(4) In deciding the right of a person to cast his vote, the presiding officer or the polling officers, shall overlook the clerical or printing errors in an entry in the electoral roll if he is satisfied that such person is identical with the voter to whom such entry relates."

13. In the said rules, after rule 34, following rule 34A shall be inserted, namely:-

"34A. Facilities for women electors.—

- (1) Where a polling station is for both men and women electors, the presiding officer may direct that, they shall be admitted in to the polling station alternately in separate batches.
- (2) The returning officer or the presiding officer may appoint a woman to serve as an attendant at any polling station to assist women voters and also to assist the presiding officer generally in taking the poll in respect of women voters, and in particular, helping or frisking any woman voter in case it becomes necessary.

14. In the said rules, rule 35 shall be deleted.

15. In the said rules, in rule 38, in sub-rule (5), for the words "government", the word "municipality" shall be substituted,

16. In the said rules, in rule 41, in sub-rule (1), the words "The Presiding Officer shall also enter the name and electoral number as mentioned in Form 16 at the end of the marked copy of the electoral roll" shall be added at the end.

17. In the said rules, in rule 44, after sub-rule (2), the following sub-rule shall be added, namely:-

"(3) The Presiding Officer shall furnish to every polling agent present at the close of the poll a true copy of the entries made in Form 17 and Form 18 after obtaining a receipt from the said polling agent therefor and shall attest it as a true copy."

18. In the said rules, after Part III, the following Part III-A shall be inserted, namely:-

**"PART III-A  
VOTING BY ELECTRONIC VOTING MACHINES"**

51A. Design of Electronic Voting Machines :- Every electronic voting machine (hereinafter referred to as "the voting machine") shall have a control unit and a balloting unit and shall be of such designs as may be approved by the State Election Commission.

51B. Preparation of voting machine by the returning Officer .—(1) The balloting unit of the voting machine shall contain such particulars and in such language or languages as the State Election Commission may specify;

- (2) The names of the candidates shall be arranged on the balloting unit in the same order in which they appear in the list of the contesting candidates;
- (3) If two or more candidates bear the same name, they shall be distinguished by the addition of their occupation or residence or in some other manner;
- (4) Subject to the foregoing provisions of this rule, the returning officer shall,
  - (a) fix the label containing the names and symbols of the contesting candidates in the balloting unit and secure that unit with his seal and the seals of such of the contesting candidates or their election agents present as are desirous of affixing the same.
  - (b) set the number of contesting candidates and close the candidate set section in the control unit and secure it with his seal and the seals of such of the contesting candidates or their election agents present as are desirous of affixing the same.

51C. Arrangements at the Polling Stations – (1) Outside each polling station there shall be displayed prominently –

- (a) a notice specifying the polling area, the electors of which are entitled to vote at the polling station and, when the polling area has more than one polling station, the particulars of the electors so entitled; and
- (b) a copy of the list of contesting candidates

(2) At each polling station there shall be set up one or more voting compartments in which the electors can record their votes free from observation

(3) The returning officer shall provide at each polling station one voting machine and copies of relevant part of the electoral roll and such other election material as may be necessary for taking the poll.

(4) Without prejudice to the provisions of sub-rule(3), the returning officer may, with the previous approval of the State Election Commission, provide one voting machine common for two or more polling stations located in the same premises

**51D. Admission to Polling stations.**—The presiding officer shall regulate the number of electors, to be admitted at any one time inside the polling station and shall exclude therefrom all persons other than

- (a) polling officers;
- (b) public servants on duty in connection with the election;
- (c) persons authorised by the State Election Commission;
- (d) candidates, their election agents and subject to the provisions of sub rule (4) of rule 21, one polling agent of each candidate;
- (e) a child in arms accompanying an elector;
- (f) a person accompanying a blind or infirm elector who cannot move without help; and
- (g) such other person as the presiding officer may from time to time admit for the purpose of identifying voter.

**51E. Preparation of voting machine for poll.**—(1) The control unit and balloting unit of every voting machine used at polling station shall bear a lable marked with—

- (a) the serial number, and the name, of the ward if any of the municipality;
- (b) the serial number and name of the polling station or stations;
- (c) the serial number of the unit; and
- (d) the date of poll.

(2) The presiding officer shall, immediately before the commencement of the poll, demonstrate to the polling agents and other persons present that no vote has been already recorded in the voting machine and it bears the label referred to, in sub-rule (1)

(3) A paper seal shall be used for securing the control unit of the voting machine, and the presiding officer shall affix his own signature on the paper seal and obtain thereon the signature of such of the polling agents present as desirous of affixing the same.

(4) The presiding officer shall thereafter fix the paper seal so signed in the space meant in the control unit of the voting machine. and shall secure and seal the same.

(5) The seal used for securing the control unit shall be fixed in such manner that after an unit has been sealed, it is not possible to press the “ result button” without breaking the seal.

(6) The control unit shall be closed and secured and placed in full view of the presiding officer and the polling agents and the balloting unit placed in the voting compartment.

51F. Procedure for voting by voting machines. - (1) The Polling Officer shall before permitting an elector to vote, ---

- (a) record the electoral roll number of the elector as entered in the marked copy of the electoral roll in a register of voters in Form 17A.
- (b) obtain the signature or the thumb impression of the elector on the said register of voters; and
- (c) mark the name of the elector in the marked copy of the electoral roll to indicate that he has been allowed to vote.

Provided that no elector shall be allowed to vote unless he has his signature or thumb impression on the register of voters.

(2) It shall not be necessary for any presiding officer or polling officer or any other officer to attest the thumb impression of the elector on the register of voters.

51 G. Maintenance of secrecy of voting by electors within the polling station and voting procedures.-(1) Every elector who has been permitted to vote under rule 51-L shall maintain secrecy of voting within the polling station and for that purpose observe the voting procedure hereinafter laid down.

(2) Immediately on being permitted to vote the elector shall proceed to the presiding officer or the polling officer in charge of the control unit of the voting machine who shall, by pressing the appropriate button on the control unit, activate the balloting unit for recording of elector's vote.

(3) The elector shall thereafter forthwith --

- (a) proceed to the voting compartment;
- (b) record his vote by pressing the button on the balloting unit against the name and symbol of the candidate for whom he intends to vote; and
- (c) come out of the voting compartment and leave the polling station.

(4) Every elector shall vote without undue delay.

(5) No elector shall be allowed to enter the voting compartment when another elector is inside it.

(6) If an elector who has been permitted to vote under rule 51-F, or rule 51-J refuses after warning given by the presiding officer to observe the procedure laid down in the said rules, the presiding officer or a polling officer under the direction of the presiding officer shall not allow such elector to vote.

(7) Where an elector is not allowed to vote under sub-rule(6), a remark to the effect that voting procedure has been violated shall be made against the elector's name in the register of voters in Form 17-A by the presiding officer under his signature.

**51H. Recording of votes of blind or infirm electors.** - (1) If the presiding officer is satisfied that owing to blindness or other physical infirmities an elector is unable to recognise the symbol on the balloting unit of the voting machine or unable to record his vote by pressing the appropriate button thereon without assistance, the presiding officer shall permit the elector to take with him a companion of not less than eighteen years of age to the voting compartment for recording the vote on his behalf and in accordance with his wishes.

Provided that no person shall be permitted to act as the companion of more than one elector at any polling station on the same day;

Provided further that before any person is permitted to act as the companion of an elector on any day under this rule that person shall be required to declare that he will keep secret the vote recorded by him on behalf of the elector and that he has not already acted as the companion of any other elector at any other polling station on that day.

(2) The presiding officer shall keep a record in Form 12 of all cases under this rule.

**51 I. Elector deciding not to vote.** --- If an elector, after his electoral roll number has been duly entered in the register of voters in Form 17A and has put his signature or thumb impression thereon as required under sub-rule(1) of rule 51F, decides not to record his vote, a remark to this effect shall be made against the said entry in Form 17A by the presiding officer and the signature or thumb impression of the elector shall be obtained against such remark.

**51J. Tendered Votes.** ----(1) If a person representing himself to be a particular elector seeks to vote after another person has already voted as such elector, he shall, on satisfactorily answering such questions relating to his identity as the presiding officer may ask, be (instead of being allowed to vote through the balloting unit) supplied with a tendered ballot paper which shall be of such design and the particulars of which shall be in such language or languages as the State Election Commission may specify.

(2) Every such elector shall before being supplied with tendered ballot paper write his name against the entry relating to him in Form 14:

(3) On receiving the ballot paper he shall forthwith ----

- (a) proceed to the voting compartment
- (b) record there his vote on the ballot paper by placing a cross mark "X" with the instrument or article supplied for the purpose on or near the symbol of the candidate for whom he intends to vote.
- (c) fold the ballot paper so as to conceal his vote
- (d) show to the presiding officer, if required, the distinguishing mark on the ballot paper

- (e) give to the presiding officer who shall place it in a cover specially kept for the purpose; and
- (f) leave the polling station.

(4) If owing to blindness or physical infirmities, such elector is unable to record his vote without assistance, the presiding officer shall permit him to take with him a companion, subject to the same conditions and after following the same procedure as laid down in rule 51 N for recording the vote in accordance with his wishes.

**51K. Presiding Officer's entry in the voting compartment during poll.**—(1) The presiding officer may whenever he considers it necessary to do so, enter the voting compartment during poll and take such steps as may be necessary to ensure that the balloting unit is not tampered or interfered with in any way.

(2) If the presiding officer has reason to suspect that an elector who has entered the voting compartment is tampering or otherwise interfering with the balloting unit or has remained inside the voting compartment for unduly long period, he shall enter the voting compartment and take such steps as may be necessary to ensure the smooth and orderly progress of the poll.

(3) Whenever the presiding officer enters the voting compartment under this rule, he shall permit the polling agents present to accompany him if they so desire.

**51L. Account of votes recorded as per voting machine.**—(1) The presiding officer shall at the close of the poll prepare an account of votes recorded as per voting machine in Form 17-B and enclose it in a separate cover with the words "Account of Votes Recorded" superscribed thereon.

(2) The Presiding Officer shall furnish to every polling agent present at the close of the poll a true copy of the entries made in Form 17-B after obtaining a receipt from the said polling agent therefor and shall attest it as a true copy.

**51M. Sealing of voting machine after poll.**—(1) The presiding officer shall, as soon as practicable after the closing of the poll, close the control unit to ensure that no further votes can be recorded and shall detach the balloting unit from control unit.

(2) The control unit and the balloting unit shall thereafter be sealed, and secured separately in such manner as State Election Commission may direct and the seal used for securing them shall be so affixed that it will not be possible to open the units without breaking the seals.

(3) The polling agents present at the polling station, who desire to affix their seals, shall also be permitted to do so.

**51N. Sealing of other packets.**—(1) The presiding officer shall then make into separate packets—

- (a) the marked copy of the electoral roll;

- (b) the register of voters in Form 17A;
- (c) the cover containing the tendered ballot papers and the list in Form 14;
- (d) the list of challenged votes; and
- (e) any other papers directed by the State Election Commission to be kept in a sealed packet.

(2) Each packet shall be sealed with the seal of the presiding officer and with the seal either of the candidate or of his election agent or of his polling agent who may be present at the polling station and may desire to affix his seal thereon.

**51O. Transmission of voting machines, etc., to the returning officer.**—(1) The presiding officer shall then deliver or cause to be delivered to the returning officer at such place as the returning officer may direct,----

- (a) the voting machine
- (b) the account of votes recorded in Form 17B
- (c) the sealed packets referred to in rule 51N, and
- (d) all other papers used at the poll.

(2) the returning officer shall make adequate arrangements for the safe transport of the voting machine, packets and other papers for their safe custody until the commencement of the counting of votes.

**51P. Procedure on adjournment of poll.**—(1) If the poll at any polling station is adjourned under rule 48, the provisions of rules 51 L to 51O shall, as far as practicable, apply as if the poll was closed at the hour fixed in that behalf under rule 20.

(2) When an adjourned poll is recommended under sub- rule (3) of rule 48, the electors who have already voted at the poll so adjourned shall not be allowed to vote again.

(3)The returning officer shall provide the presiding officer of the polling station at which such adjourned poll is held, with the sealed packet containing the marked copy of the electoral roll, register of voters in Form 17A and a new voting machine.

(4) The presiding officer shall open the sealed packet in the presence of the polling agents present and use the marked copy of the electoral roll for marking the names of the electors who are allowed to vote at the adjourned poll.

(5)The provisions of rules 51 A to 51 O shall apply in relation to the conduct of an adjourned poll before it was so adjourned

**51Q. Closing of voting machine in case of booth capturing.**— Where the presiding officer is of opinion that booth capturing is taking place at a polling station or at a place fixed for the poll, he shall immediately close the control unit of the voting machine to ensure that no further votes can be recorded and shall detach the balloting unit , from the control unit, and shall forthwith inform the Returning Officer.”

19. In the said rules, after Part IV, following Part IV-A shall be inserted namely:-

**"PART IV-A**

**Scrutiny and Counting of Votes and declaration of results  
Voting by Electronic Voting Machines**

71A. Counting of votes where electronic voting machines have been used.--- In relation to counting of votes at a polling station, where voting machine has been used.-

- (1) The provisions of rules 52 to 56 shall apply and
- (2) for rules 57,58 and 69, the following rules shall apply, namely:-

"71-B. Scrutiny and inspection of voting machines.--- (1) The returning officer may have the control units of the voting machines used at more than one polling station taken up for scrutiny and inspection and votes recorded in such units counted simultaneously.

- (2) Before the votes recorded in any control unit of a voting machine are counted under sub-rule (1), the candidate or his election agent or his counting agent present at the counting table shall be allowed to inspect the paper seal and such other vital seals as might have been affixed on the unit and to satisfy themselves that the seals are intact.
- (3) The returning officer shall satisfy himself that none of the voting machines has, in fact, been tampered with.
- (4) Where the returning officer is of the view that any voting machine has been tampered with, he shall not count the votes recorded in that machine and shall follow the procedure laid down in rule 48 or 64, as may be applicable in respect of the polling station where that machine was used.

71C. Counting of votes --- (1) After the returning officer is satisfied that a voting machine has in fact not been tampered with, he shall have the votes recorded therein counted by pressing the appropriate button marked "Result" provided in the control unit whereby the total votes polled and votes polled by each candidate shall be displayed in respect of each such candidate on the display panel provided for the purpose in the unit.

- (2) As the votes polled by each candidate are displayed on the control unit, the returning officer shall -
  - (a) record the number of such votes separately in respect of each candidate in Form 17B of Part-II
  - (b) complete Part II of Form 17B in other respects and signed by the counting supervisor and also by the candidates or their election agents or their counting agents present; and
  - (c) make corresponding entries in a result sheet in Form 21 and the particulars so entered in the result sheet announced.

**71D. Sealing of Voting machines.**—(1) After the result of voting recorded in a control unit has been ascertained candidate-wise and entered in Part II of Form 17A and Form 21, the returning officer shall reseal the unit with his seal and the seals of such of the candidates or their election agents present who may desire to affix their seals thereon so however that the result of voting recorded in the unit is not obliterated and the unit retains the memory of such result.

(2) The control unit so sealed shall be kept in specially prepared boxes on which the returning officer shall record the following particulars, namely:-

- (a) the name of the ward of municipality
- (b) the particulars of polling station or stations where the control unit has been used
- (c) serial number of the control unit;
- (d) the date of poll; and
- (e) the date of counting

(3) the provisions of rules 60 to 64 shall, so far as may be, apply in relation to voting by voting machines and any reference in these rules to,-

- (a) "ballot paper" shall be construed as including a reference to such "voting machine";
- (b) any rule shall be construed as a reference to the corresponding rule in rule 71B, 71C or 71D.

20. In the said rules, -

(1) for Form 3, the following shall be substituted, namely:-

**FORM 3**  
**(See rule 7)**  
**NOMINATION PAPER**

Election to the Municipality of ..... Ward No. .... Ward Name.....

**CROSS OFF PART I OR PART II BELOW WHICHEVER IS NOT APPLICABLE**

**PART-I**  
**(To be used by candidate set up by recognised political party)**

I nominate as a candidate for election to the Municipality of ..... from ward no. .... ward name .....

Candidates' name ..... father's /mother's /husband's name .....  
 \_\_\_\_\_, sex ..... His postal address ..... his name is  
 entered at S.No. .... in part No. .... of the electoral roll for .....  
 Municipality.

My name is ..... and it is entered at S.No. .... in Part No. .... of  
 the electoral rolls for ..... Municipality.  
 Date : ..... (Signature of proposer)

**PART II**

(To be used by candidate NOT set up by recognised political party)

We hereby nominate as a candidate for election to the Municipality of \_\_\_\_\_ from ward no. \_\_\_\_\_  
ward name \_\_\_\_\_

Candidates name \_\_\_\_\_ father's /mother's /husband's name \_\_\_\_\_  
\_\_\_\_\_, Sex \_\_\_\_\_. His postal address ..... his name is  
entered at S.No..... in part No..... of the electoral roll for the  
Municipality.

We declare that we are electors of the above ward no. \_\_\_\_\_ of municipality of \_\_\_\_\_ and our  
names are entered in Part No. \_\_\_\_\_ of that ward as indicated below and we append our signatures  
below in token of subscribing to this nomination:--

## Particulars of the proposers and their signatures

Sl.No.	Ward No.of Proposer	Part No.of Electoral Roll	S.No.in that Part	Full Name of Proposer	Signature	Date
1	2	3	4	5	6	7
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						

NB: There should be ten electors of the ward as proposers

Strike off PART III or Part IV whichever is not applicable.

**PART III**

(TO BE USED WHEN CANDIDATE IS SET UP BY RECOGNISED POLITICAL PARTY)

I second the nomination of the person mentioned in Part I as a candidate.

My name is ..... and is entered at Serial No. .... in the list of  
voters for ward No. .... Ward Name ..... of ..... municipality.

Date :

(Signature of the Seconder)

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**PART IV**

( TO BE USED WHEN CANDIDATE IS NOT SET UP BY RECOGNISED PARTY)

We hereby second the nomination of the person mentioned in Part II as a candidate.

We declare that we are electors of the above ward no. \_\_\_\_\_ of municipality of \_\_\_\_\_ and our names are entered in Part No. \_\_\_\_\_ of that ward as indicated below and we append our signatures below in token of subscribing to this nomination.

## Particulars of the seconds and their signatures

Sl.No.	Ward No.of Seconds	Part No.of Electoral Roll	S.No.in that Part	Full Name of seconds	Signature	Date
1	2	3	4	5	6	7
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						

NB: There should be ten electors of the ward as seconds

**PART V**

I, the candidate mentioned in Part I/Part II (Strike out which is not applicable ) assent to this nomination and hereby declare:

(a) that I have completed..... years of age;  
     ( strike out b(1) or b(II) below whichever is not applicable)

(b) (i) that I am set up at this election by the ..... party which is recognised National Party/ State Party in this State and that the symbol resvred for the above party be allotted to me.

## OR

(ii) that I am set up at this election by the ..... party, which is a registered unrecognised political party / that I am contesting this election as an independent candidate ( Strike out which is not applicable ) and that the symbols I have chosen, in order of preference, are :-

(i).....(ii).....(iii).....

(c) that my name and my father's /mother's/ husband's name have been correctly spelt out above in ..... (name of the language);

(d) that to the best of my knowledge and behalf, I am qualified and not also disqualified for being chosen to fill the seat in the House of the People.

I further declare that I am a member of the ..... \*\* cast/ tribe which is a scheduled caste/ tribe of the State of Gujarat

I also declare that I have not been, and shall not be.

\*\* nominated as a candidate at the present general election/ the bye-elections being held simultaneously, to the Municipality of ..... from more than two wards.

Date.....

(Signature of Candidate)

\*\*Score out the words not applicable.

NB - A "recognised political party" means a political party recognised by the State Election Commission.

**PART VI**  
( TO BE FILLED BY THE RETURNING OFFICER)

Serial No.of nomination paper .....

This nomination was delivered to me at my office at ..... (hour) on .....(date) by the  
\* candidate/ proposer/ seconder.

Date.....

Returning Officer

- Score out the words not applicable

**PART VII**

Receipt for Nomination Paper and Notice of Scrutiny  
( to be handed over to the person presenting the Nomination Paper)

Serial No. of Nomination paper.....

The nomination paper of ..... a candidate for election from  
the Ward No. .... of ..... Municipality was delivered to me at my office at  
..... (hour) on .....(date) by the candidate/ proposer/seconder.\*

All nomination papers will be taken up for scrutiny at .....(hour) on ..... (date)  
at.....Place.

Date :.....

Returning Officer

- Score out the word not applicable]

(2) after Form 10, the following Forms shall be inserted, namely :-

FORM 10A

(See rules 18B and 18C)

Letter of intimation to Returning Officer

To

The Returning Officer for

----- ward number -----

ward name -----

----- municipality, -----

Sir,

I intend to cast my vote by post at the ensuing election to the ----- municipality from the ----- ward, the ward number is -----.

My name is entered at Sr.No.----- in Part No.----- of the electoral roll for -----municipality

The ballot paper may be sent to me at the following address:

Place : .....  
Date : .....

Yours faithfully,

**FORM NO.10B**

(See rule 18 G(a))

Declaration by elector

Election to the Ward No..... of ..... Municipality  
 (This side is to be used only when the elector signs the declaration himself)

I hereby declare that I am the elector to whom the postal ballot paper bearing serial number ----- has been issued at the above election.

Date:.....

Signature of elector

Address:.....

**Attestation of signature**

The above has been signed in my presence by ..... (elector) who\* is personally known to me / has been identified to my satisfaction by ..... (identifier) who is personally known to me.

Signature of identified, if any.....  
 Address.....

Signature of Attesting Officer  
 Designation .....,  
 Address:.....  
 Date : .....

(This side is to be used when the elector cannot sign himself)

I hereby declare that I am the elector to whom the postal ballot paper bearing serial number ..... has been issued at the above election.

Date :.....

Signature of Attesting officer on behalf of elector  
 Address of Elector.....

**CERTIFICATE**

I hereby certify that :-

- (1) the above named elector\* is personally known to me/ has been identified to my satisfaction by ..... ( identifier) who is personally known to me;
- (2) I am satisfied that the elector\* is illiterate / suffers from ..... (infirmity) and is unable to record his vote himself or sign his declaration;
- (3) I was requested by him to mark the ballot paper and to sign the above declaration on his behalf; and
- (4) The ballot paper was marked and the declaration signed by me on his behalf in his presence and in accordance with his wishes.

Signature of Identifier, if any.....  
 Address :.....

Signature of Attesting Officer....  
 Designation :.....  
 Address :.....  
 Date : .....

I-A - EX-82-6

**FORM 10 C**

[ See Rule 18 (G)(1)(b)]  
[ Cover A]

A

NOT TO BE OPENED BEFORE COUNTING  
ELECTION

To the\* ----- Municipality  
POSTAL BALLOT PAPER  
Serial number of ballot paper

\*Appropriate particulars of the election to be inserted here

FORM 10D  
[See rule 18G(1)(c)  
[Cover B]

COVER  
B

[Every Officer under whose care or through whom  
a postal ballot is sent shall ensure its delivery  
to the addressee without delay – Rule 18 G(3) of the  
Gujarat Municipalities (Conduct of Elections) Rules 1994]

ELECTION – IMMEDIATE

POSTAL BALLOT PAPER

For\* \_\_\_\_\_ municipality  
( NOT TO BE OPENED BEFORE COUNTING)

To

The Returning officer  
\*\*  
\_\_\_\_\_  
\_\_\_\_\_

Signature of Sender-----

\* Returning Officer to insert here the name of the appropriate ward of the Municipality

\*\* Returning officer is mentioned here his full postal address.

**FORM 10E**  
**[See rule 18G(1)(d)]**  
**INSTRUCTIONS FOR GUIDANCE OF ELECTORS**

[ To be used at an election to the ----- Municipality]  
 Election to the \*----- Municipality from the ----- Ward  
 Ward No. \_\_\_\_\_

The persons whose names are printed on the ballot paper sent herewith are candidates at the above election. Record your vote by placing clearly a mark opposite the name of the candidate to whom you wish to give your vote. The mark should be so placed as to indicate clearly and beyond doubt to which candidate you are giving your vote. If the mark is so placed as to make it doubtful to which candidate you have given your vote, your vote will be invalid.

Make mark on the ballot paper against or near the name of the candidate or where the election is being held for more than one seats in the ward, the candidate to whom you intend to vote.

Do not put your signature or write any word or mark any mark, sign or writing whatsoever on the ballot paper other than the mark required to record your vote.

After you have recorded your vote on the ballot paper, place the ballot paper in the smaller cover marked "A" sent herewith. Close the cover and secure it by seal or otherwise.

- (1) You may then sign the declaration in Form 10B, which is also sent herewith, in the presence of a stipendiary magistrate and obtain the attestation of your signature by such stipendiary magistrate.
- (2) If you are a member of the armed forces of the Union or of an armed police force of a State but is serving outside that State, the attestation may be obtained by such officer as may be appointed in this behalf by the Commanding Officer of the Unit, ship or establishment in which you or your husband, as the case may be, are employed.
- (3) If you are employed under the Government of India in a post outside India the attestation may be obtained by such officer as may be appointed in this behalf by the diplomatic or consular representative of India in the country in which you are resident.
- (4) If you hold an office like the office of the (i) President (ii) Vice-President (iii) Governor of State, (iv) Cabinet Minister of the Union or of any State, (v) The Deputy Chairman and Member of the Planning Commission (vi) The Minister of State of the Union or of any State, (vii) Deputy Minister of the Union or of any State, (viii) The Speaker of the House of the People or of any State Legislative Assembly, (ix) Chairman of any State Legislative Council, (x) Lieutenant Governor of Union Territories, (xi) The Deputy Speaker of the House of the People or of any State Legislative Assembly (ii) The Deputy Chairman of the Council of States or of any State Legislative Council (xiii) Parliamentary Secretary of the Union or of any State, the attestation may be obtained by

an officer not below the rank of a Deputy Secretary to the Government of India or of the State.

(5) If you are on an election duty, attestation may be obtained by any Gazetted Officer or by the Presiding Officer of the polling station in which you are on election duty.

(6) If you are under preventive detention, the attestation may be obtained by the Superintendent of the Jail or the Commandant of the detention camp in which you are under detention.

In all the above cases, you may take the declaration to the authorised officer and sign it in his presence after he has satisfied himself about your identity. The officer will attest your signature and return the declaration to you. You must not show your ballot paper to the attesting officer nor tell him how you have voted.

If you are unable to mark the ballot paper and sign the declaration yourself in the manner indicated above by reason of illiteracy, blindness or other infirmity, you are entitled to have your vote marked and declaration signed on your behalf by any of the authorised officer mentioned above. Such an officer will, at your request mark the ballot paper in your presence and in accordance with your wishes. He will also complete the necessary certificate in this behalf.

After your declaration has been signed and your signature has been attested, place the declaration in Form 10B as also the smaller cover marked "A" containing the ballot paper in the larger cover marked "B". After closing the larger cover, send it to the returning officer by post or by messenger. You have to give full signature in the space provided on the cover marked "B". No postage stamp need be affixed by you, if the cover is posted in India. If, however, you are an elector employed under the Government of India in a post outside India, you should return the cover to the returning officer concerned direct by air mail service after the requisite postage stamp is duly affixed thereon by the office in which you are serving except where it is sent by diplomatic bag.

You must ensure that the cover reaches the Returning Officer before.....  
on .....

Please note that :-

(i) If you fail to get your declaration attested or certified in the manner indicated above, your ballot paper will be rejected; and

(ii) If the cover reaches the returning officer after ..... on the .....  
your vote will not be counted.

I-A-EX 82-7

(3) after Form 17, the following Forms shall be inserted, namely :-

FORM 17A  
[ See rule 51-F]  
REGISTER OF VOTERS

Election to the ..... Municipality, Ward Number ..... Ward Name  
..... Polling Station No..... Part No. of Electoral Roll .....  
Polling Station Name.....

Sr.No.	Sr.No. of elector in the electoral roll	Signature/ Thumb impression	Remarks of elector
1.			
2.			
3.			
4.			
etc.			

Signature of the Presiding Officer

## FORM 17-B

[See rule 51-S]

## PART - I ACCOUNT OF VOTES RECORDED

Election to the ..... Municipality, Ward No. .... Ward Name.....

No. and Name of Polling Station .....

Identification No. of Voting Control Unit.....

Machine used at the Polling Station balloting Unit

1. Total No. of electors assigned to the Polling Station
2. Total No. of voters as entered in the Register for Voters (Form 17A)
3. No. of voters deciding not to record votes under rule 51-O
4. No. of voters not allowed to vote under rule 51-M
5. Total No. of votes recorded as per voting machine
6. Whether the total no. of votes as shown against item 5 tallies with the total no. of voters as shown against item 2 minus Nos. of voters deciding not to record votes as against item 3 minus no. of voters As against item 4 (2-3-4) or any discrepancy noticed.
7. No. of voters to whom tendered ballot papers were issued under rule 51-P
8. No. of tendered ballot papers

Sr.No.  
From ..... to .....

- (a) received for use \_\_\_\_\_
- (b) issued to electors \_\_\_\_\_
- (c) not used and returned \_\_\_\_\_

9. Account of paper seals

Sr. Nos.

From ..... to .....

Signature of Polling agents

1. Serial Numbers of paper seals supplied  
From ..... to .....
2. Total numbers supplied
3. Number of paper seals used
4. Number of unused paper seals returned to Returning officer (Deduct item 3 from item 2)

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_
6. \_\_\_\_\_

(v) Serial number of damaged paper seal if any

Date .....

Place.....

Signature of Presiding Officer  
Polling Station No.....

## PART -II - RESULT OF COUNTING

Sl. No.	Name of Candidate	No.of votes recorded
1.		
2.		
3.		
4.		
5.		
6.		
Total		

Whether the total nos of votes shown above tallies with the total No. of votes shown against item 5 of Part I or any discrepancy noticed between the two totals.

Place.....  
Date .....

Signature of counting Supervisor

Name of candidate/ election agent/counting agent

Full signature

- 1.
- 2.
- 3.
- 4.
- 5.
- 6.
- 7.
- 8.

Place.....  
Date .....

Signature of Returning Officer

By order and in the name of the Governor of Gujarat,

J. M. VYAS,  
Deputy Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART I-A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

શિક્ષણ વિભાગ

જાહેરનામું

સાધીનગર, ગાંધીનગર, અમૃતાબદ, ૧૯૯૯.

ક્રમાંક: ક્રિ/૧૫/નરમ/૨૭૯૬/૮૩૪(૬૬)ચ. - નાર પ્રાથમિક શિક્ષણ સમિતિ, જામનગરના ચૂટાયેલા સદસ્યોના નામો, મુખ્ય પ્રાથમિક શિક્ષણ ભિયમો, ૧૯૯૯ ના નિયમ-૮ અન્યાંયે આધી પ્રસિદ્ધ કરવામાં આવે છે,

#### ચૂટાયેલા સદસ્યો

- (૧) શ્રી વાધેલા મહેન્દુકુમાર કરશનજી
- (૨) શ્રી નિવેદી મનહરલાલ હોરાલાલ

ગુજરાતના રાજ્યપાલશીલા હુકમથી અને તેમના નામે,

ઇ.નુ.મન્દુરી  
સેક્રેટરી અધિકારી  
શિક્ષણ વિભાગ



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## EXTRAORDINARY

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### PART I—A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 18th November, 1999.

#### GUJARAT MUNICIPALITIES ACT, 1963.

NO.KV- 173 of 1999/NPL-4593-3655-M:- The following draft of a notification which it is proposed to be issued under clause (b) of sub-section (2) of section 277 read with sections 6 and 7 of the Gujarat Municipalities Act, 1963 (Gujarat 34 of 1964), is published as required by sub-section (3) of the said section 277 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of fourteen days from the date of publication of this notification in the Official Gazette.

2. Any objections or suggestions to the proposed draft notification which may be received by the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

### DRAFT NOTIFICATION

In exercise of the powers conferred by clause (b) of sub-section (2) of section 277 read with sections 6 and 7 of the Gujarat Municipalities Act, 1963 (Guj.34 of 1964), the Government of Gujarat hereby makes the following Rules further to amend the Delimitation of Wards and Allocation of Reserved Seats in Municipal Borough Rules, 1994 namely:-

1. These rules may be called the Delimitation of Wards and Allocation of Reserved Seats in Municipal Borough (Amendment) Rules, 1999.
2. In the Delimitation of Wards and Allocation of Reserved Seats in Municipal Borough Rules, 1994, for the rule -7, the following rule shall be substituted; namely :-

“7. The seats reserved for Scheduled Castes, Scheduled Tribes, Backward Classes and Women may be rotated among the wards every ten years from the date of last General Election held”.

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to Government.

(C)



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## EXTRAORDINARY

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## PART I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

## PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 19th November, 1999.

## GUJARAT PANCHAYATS ACT, 1993.

No. : KP/86 of 1999/NPF/2297/3367/CH.—The following draft of a notification which it is proposed to be issued under sub-section (1) of section 274 read with section 200 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) is published as required by sub-section (5) of the said section 274 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Additional Chief Secretary to the Government of Gujarat, Panchayats, Rural Housing and Rural Development Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before expiry of the aforesaid period will be considered by the Government.

## DRAFT NOTIFICATION

No. : KP/86 of 1999/NPF/2297/3367/CH : In exercise of the powers conferred by sub-section (1) of section 274 read with section 200 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Gram and Nagar Panchayats Taxes and Fees Rules, 1964 namely :—

1. These rules may be called the Gujarat Gram and Nagar Panchayats Taxes and Fees (Amendment) Rules, 1999.
2. In the Gujarat Gram and Nagar Panchayats Taxes and Fees Rules, 1964, in PART III, in Schedule-I in item (19), for sub item (i), the following shall be substituted, namely :—

	Minimum	Maximum
"(i) Tobacco	Rs. 1.00 Per Quintal	Rs. 1.50 Per Quintal."

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,  
Joint Secretary to Government.

GOVERNMENT CENTRAL PRESS GANDHINAGAR.



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## P A R T - I - A

### C E N T R A L S E C T I O N

**Orders and Notifications (other than those published in Part IV-B),  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

#### Notification

No. KPN/20/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Bherala Village Panchayat in Veraval Taluka of Junagadh District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And, whereas, an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And, whereas, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 31-5-99 and whereas executive committee of District Panchayat Reso. No. 29/99 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. PATEL, IAS Development Commissioner Gujarat State, Gandhinagar hereby dissolve Bherala Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Gandhinagar,  
Date : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner  
G.S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ટારા

જાહેરનામું

સચિવાલય, ગાંધીનગર, ઉત્ત નવેમ્બર, ૧૯૯૯.

ક્રમાંક: ક્રમ-૨૦-પદ્ય-પ.-૪.—સબબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ જુનાગઢ જિલ્લાના વેરાવળ તાલુકાની લેખાળા ગ્રામ પંચાયતે સંસે ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફરજે બજાવવામાં દુરાગ્રહપૂર્વક કસ્યોર કરેલ છે. અને પોતાથી ચઢ્ઠી ગંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબ, કે ઉક્ત અધિનિયમની કલમ-૨૫થી અન્યાયે તેની સામે પગલાં શા માટે ન લેવાં તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને, સબબ, તે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને, સબબ, કે જિલ્લા પંચાયત જુનાગઢ એ તેની કારોબારી સમિતિની તારીખ ૩૧મી મે, ૧૯૯૮ના કારાવ ક્રમાં ૨૫/૧૯થી લેખાળા ગ્રામ પંચાયત પદ્યયુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ-૧૯૯૮ની કલમ રાયની પેટા કલમ-૧ અન્યાયેની સત્તાએ સરકારકીના પંચાયત અને ગ્રામ પુહનિર્માણ વિભાગના જાહેરનામા ક્રમાંક: કેપી-૧૯૧/સ્પોક/૧૯૯૮/ડી.ઈ.ઓ.લ.- ૧૦૯૪-૧૨૪૬-૩/ન્, તારીખ ૨૫મી જુલાઈ, ૧૯૯૮ વિકાસ કમિશનરશીઠીને સુપ્રત કરવામાં આવી છે. તેની રૂએ હું, શ્રી વી. સી. પટેલ, આઈ.ઓ.ઓસ., વિકાસ કમિશનર, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી લેખાળા ગ્રામ પંચાયતનું વિસર્જન કરું છું તેમજ આ અંગે વિગતવાર છણાવટ કરતો અલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર,

તારીખ ૩૦ નવેમ્બર, ૧૯૯૯.

લી. સ્ટી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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## EXTRAORDINARY

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## PART-I A

## CENTRAL SECTION

**Orders and Notifications ( other than those published in Part IV-B )  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.**

## Notification

No. KPN/21/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Padva Village Panchayat in Ghogha Taluka of Bhavnagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section- 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action:

The District Panchayat has recommended Panchayat vide its letter dt. 29-4-99 and whereas executive committee of District Panchayat Reso. No. 16 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. PATEL, IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Padva Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Gandhinagar  
DATE : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G.S., Gandhinagar.

## વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

## લાલેનામું

ક્રમાંક કૃપણ-૨૧-પદ્ધય-ગં.-૪.—સબબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ ભાવનગર જિલ્લાના ઘોધા તાલુકાની પડવા ગ્રામ પંચાયતને સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજે બજાવવામાં દુષ્ટગ્રહપૂર્વક કલ્યાણ કરેલ છે. અને પોતાનાથી ચઢ્યો પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબબ, કે ઉક્ત અધિનિયમની કલમ ૨૪૫ અન્વયે તેની સામે પગલાં શા માટે, ન કેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબબ, કે જિલ્લા પંચાયત ભાવનગરનો તેની કારોબારી સમિનિના તા. ૨૮૮ એપ્રિલ, ૧૯૮૮ના દાવ ક્રમાંક ૧૬થી ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

તેથી હવે, ગુજરાત પંચાયત અધિનિયમ ૧૯૮૮ની કલમ-૨૪૫ની ચેતા કલમ (૧) અન્વયેની સત્તાઓ ને સરકારકોના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામા ક્રમાંક કેપો-૧૯૧/ઓફ/૧૯૮૮/ડી.ઇ.એલ.-૧૦૮૪-૧૨૪૬/(૧) ને તારીખ ૨૫મી જુલાઈ, ૧૯૮૮ વિકાસ કમિશનરકીને સુપ્રત્ત કરવામાંઆવી છે. તેની રુએ, હું વી. ચી. પટેલ આઈ.એ.એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી પડવા ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ અંગે વિગતવાર છણાવટ કરતો અલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર,  
તારીખ ૩૦ નવેમ્બર, ૧૯૯૯.

વી. ચી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.

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**PART I-A****CENTRAL SECTION**

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Land Audit Act.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.**

**Notification**

No. KPN/22/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Jasmatgadh Village Panchayat in Morbi Taluka of Rajkot District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayat Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 22-3-96 and whereas executive committee of District Panchayat Reso. No. 34 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. PATEL, IAS., Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Jasmatgadh Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing the reasons is issued separately.

V. C. PATEL,  
Development Commissioner,  
G.S., Gandhinagar.

Gandhinagar,  
Dated 3rd November, 1999.

## વિકાસ કમિશનર ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જહેરનામું

**ક્રમાંક: ક્રપ-૨૨-પદય-પ્ર.-૪.**—સબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ રાજકોટ જીવલાના મોરણી વાલુકાની જસમનગઢ ગ્રામ પંચાયતને સને ૧૮૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નીમવામાં આવેલી ફરજો બજાવવામાં હૃદયગ્રહપૂર્વક રસૂર કરેલ છે. અને ચોતાનાથી ચઢતો પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબલ, કે ઉક્ત અધિનિયમની કલમ-૨૪થી અન્વયે તેની સામે પગલાં શા માટે ન બેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબલ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબલ, કે, જિલ્લા પંચાયત રાજકોટ એ તેની કારોબારી સમિતિના તારીખ રદમી માર્ચ, ૧૯૮૮ના દ્વારા ક્રમાંક ઉત્તરી ગ્રામ પંચાયતને પદ્ધત્યુત કરવાના અધિકાર જિ. વિ. અધિકારીને સુપ્રત કરેલ છે.

તેથી, હવે ગુજરાત પંચાયત અધિનિયમ, ૧૮૮૮ની કલમ-૨૪થી પેટા કલમ-(૧) અન્વયેની સત્તાઓ જે સરકારકીના પંચાયત અને ગ્રામ ગુફનિમાસુ વિભાગના જહેરનામાં આપેલા હું, વા. સા. પટેલ, આઈ.એ.એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી જસમનગઢ ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ અંગે વિગતવાર છાપાવટ કરતો અવગ આદેશ કરવામાં આવે છે.

ગાંધીનગર,  
તારીખ ૩૦ નવેમ્બર, ૧૯૯૯.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.



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### PART I-A

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

#### Notification

No. KPN/23/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Odhava Village Panchayat in Patan Taluka of Patan District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 10-05-99 and whereas executive committee of District Panchayat Reso. No. 14 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. PATEL, IAS., Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Odhava Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Gandhinagar,  
Dated 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G.S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક : ક્રમ-૨૩-પદ્ધય-પ.-૪. - સભબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ પાટણ જલ્લાના પાટણ તાલુકાની ઓફિચિયલ ગ્રામ પંચાયતને થાને ૧૯૮૮ની ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફરજો બજાવવામાં દુરાગ્રહણૂર્ધક કસુર કરેલ છે. અને મોતાની થકી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સભબ, કે ઉક્ત અધિનિયમની કલમ ૨૪ાડ અન્વયે તેની સામે પગલાં શા માટે ન કેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સભબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સભબ, કે જિલ્લા પંચાયત મહેસૂસાણે તેની કારોબારી સમિતિના તા. ૧૦મી મે, ૧૯૮૮ના દશાવ ક્રમાંક ૧૪થી ઓફિચિયલ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ-૨૪ાડની પેટા કલમ (૧) અન્વયેની સત્તાઓ ને સરકારશીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામાં ક્રમાંક : કેપી-૧૯૧/એફ/૧૯૮૮/ડા.ઇ.ઓ.લ.-૧૦૮૪/૧૨૪૬/(ii) ને તારીખ રફ્મી જુલાઈ, ૧૯૮૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેની રૂએ હું, વી. સી. પટેલ, આઈ.એ.એસ., વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી ઓફિચિયલ ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ અંગે વિગતવાર ધ્યાનવટ કરતો અલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર,

તારીખ ૩૦ નવેમ્બર, ૧૯૮૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય; ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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**P A R T - I A****CENTRAL SECTION**

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Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

**Notification**

No. KPN/24/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Adiya-Toranpur Juth Village Panchayat in Harij Taluka of Patan District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 10-05-99 and whereas executive committee of District Panchayat Reso. No. 15 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V.C. PATEL, IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Adiya-Toranpur Juth Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

V. C. PATEL,  
Development Commissioner,  
G.S., Gandhinagar.

Gandhinagar,  
DATE : 3rd November, 1999.

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વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ટ્રાસ્ટ

અહેરનાણું

ક્રમાંક : ક્રમ-૨૪-પદ્ધય-૫. છ.-સબબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ પાટ્ટુ જિલ્લાના જારીજ તાલુકાની અડીયા તોરણપુર જુથ ગ્રામ પંચાયતને જેને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજો બજાવવામાં દુરાગ્રાહપૂર્વક કસુર કરેલ છે. અને પોતાનાણી ચઢી પંચાયતે ઉક્ત અધિનિયમ મુજબ કંબેલા હુકમનું પાલન કરવામાં યૂક કરેલ છે.

અને સબબ, કે ઉક્ત અધિનિયમની ક્રમ-૨૫૩ અન્વયે તેની ખાતે પગલાં થા માટે ન કેવા કે એંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબબ, કે ઉક્ત પંચાયતે આ એંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબબ, કે જિલ્લા પંચાયત મહેરસાણા એ તેની કારોબારી સમિતિના તા. ૧૦-૫-૧૯૯૪ દ્વારા ક્રમાંક : ૧૫ થી અડીયા-તોરણપુર જુથ ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

તેથી હવે ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની ક્રમ-૨૫૩ ની, પેટા ક્રમ-(૧) અન્વયેની સત્તાઓ ને સરકારશીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જહેરનાણા ક્રમાંક : કેપી-૧૯૧-૩૦૫૪/૧૯૮૮/ડિ.ડી.ઓ.લ.-૧૦૮૪-૧૨૪૬-(૧) ને, તા. ૨૬-૭-૧૯૯૪ વિકાસ કમિશનરકીને સુપ્ત કરવામાં આવી છે. તેની રૂએ હું વી. શી. પટેલ, આઈ. એ. ઓસ., વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આંદોલનની પ્રસિધ્ય થયાની તારીખથી અડીયા-તોરણપુર જુથ ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ એંગે વિગતવાર છાણાપટ કરતો અવળ આદેશ કરવામાં આવે છે.

ગાંધીનગર :

તારીખ : ૩૦ નવેમ્બર, ૧૯૯૪.

વી. શી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

ચંદ્રકારી મધ્યસ્થ પ્રેસ ગાંધીનગર,

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**P A R T - I A****C E N T R A L S E C T I O N**

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

**Notification**

No. KPN/25/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Bajarada Village Panchayat in Dhandhuka Taluka of Ahmedabad District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 06-07-99 and whereas executive committee of District Panchayat Reso. No. 781 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J, dated 26th July, 1994. I. V. C. PATEL, IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Bajarada Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Gandhinagar,  
DATE : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G.S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામું

ક્રમાંક ૧ ક્રપ-૨૪-૮૮૮-૪.-સબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ અમદાવાદ જિલ્લાના ધધુકા તાલુકાની બાજરડા ગ્રામ પંચાયતને સને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ, મુજબ તેની ઉપર નાખવામાં આવેલી ફરજે બજાવવામાં દુશ્શ્રાહ્યૂક કસુર કરેલ છે. અને પોતાનાથી યદ્દી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબલ, કે ઉક્ત અધિનિયમની કલાં-૨૪ટ અન્યે તેની સામે પગલાં શા માટે ન કેવા તે અણે. ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબલ, કે ઉક્ત પંચાયતે આ અણે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબલ કે, જિલ્લા પંચાયત અમદાવાદ એ તેની કારોબારી સમિતિના તા. ડ-૭-૮૮ના ઠારવ ક્રમાંક ૧૭૧ થી બાજરડા ગ્રામ પંચાયતને પદચ્યુત કરવા અભિપ્રાય આપેલ છે.

તોથી, હવે ગુજરાત પંચાયત અધિનિયમ ૧૯૮૮ની કલાં-૨૪ટની કલાં(૧) અન્યેની સત્તાઓ કે સરકારશીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિલાગના જાહેરનામા ક્રમાંક કેપી-૧૭૧/ઓક/૧૯૮૮/ડિ.એલ.-૧૦૮૪-૧૨૪૬( ૧ )-ને તા. ૨૬-૭-૮૪ વિકાસ કમિશનરશીને સુપરત કરવામાં આવી છે. તેની રૂએ હું લી. સી. પટેલ, આઈ.એ.એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી બાજરડા ગ્રામ પંચાયતનું વિસર્જન કર્યું છું. તેમજ આ અણે વિગતવાર છણાપટ કરતો આવે શકવામાં આવે છે.

ગાંધીનગર  
તા. ૩૭ નવેમ્બર, ૧૯૮૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી અધ્યક્ષ પ્રેસ, ગાંધીનગર.



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### PART I-A

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR-**

#### Notification

No. : KPN/26/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Rafela Village Panchayat in Manavadar Taluka of Junagadh District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 31/05/99 and whereas executive committee of District Panchayat Reso. No. 33 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994, I V. C. PATEL, IAS Development Commissioner, Gujarat State, Gandhinagar, hereby dissolve Rafela Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Gandhinagar,  
Date : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ટૂરા

અહેરનામું

ક્રમાંક : ક્રપ-૨૬-પદ્ધય-૪ં.૪.—સબબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુનિબ જુનાગઢ નિલદાના માણાવદર તાલુકની રક્ષણા ગ્રામ પંચાયતને સને. ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ, મુનિબ તેની ઉપર નાખવામાં આવેલી ફરજી બજાવવામાં દુરાગ્રહપૂર્વક કસુર કરેલ છે. અને ચોતાનાથી ચંદ્રી પંચાયતે ઉક્ત અધિનિયમ મુનિબ કરેલા લુકમનું પાલન કરવામાં ચૂક ફરેલ છે.

અને સબબ, કે ઉક્ત અધિનિયમની કલમ-૨૫૩ અન્વયે તેની સામે પગવાં શા ભાટે ન હેઠા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબબ, કે ઉક્ત પંચાયતે આંગે કોઈ સંપોષણક ખુલાસો રજુ કરેલ નથી.

અને સબબ, કે નિલદા પંચાયત જુનાગઢ એ તેની કારોબારી સમિતિના તા. ૩૧-૪-૧૯૮૮ના દાવ ક્રમાંક ૩૩થી રક્ષણા ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

તેથી હવે ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ની કલમ-૨૫૩ની ચેટા-કલમ (૧) અન્વયેની સરાઓ ને સરકારશીલા પંચાયત અને ગ્રામ ગુહનિર્મણ વિભાગના અહેરનામાં ક્રમાંક કેપી-૧૮૧/ઓફ/૧૯૮૪/ડી.ઇ.ଓ.એ.-૧૦૮૪-૧૨૪૬-(૧)ને તા. ૨૬-૭-૮૪ વિકાસ કમિશનરનીને સુપ્રેત કરવામાં આવી છે. તેની રૂએ હું વી. સી. પટેલ આઈ.એ.ઓ.સ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારોખ્યાની રક્ષણા ગ્રામ પંચાયતનું વિસર્જન કર્યું છું. તેમજ આ અંગે વિગતવાર છાણ્ણવાટ કરતો અલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર  
ડા. ઉજ્જ. નવેમ્બર, ૧૯૯૯.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

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### PART I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act).**

THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

#### Notification

No. : KPN/27/SPN/P.4/ —Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar, Bokhira Village Panchayat in Perbander Taluka of Junagadh District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 31/05/99 and whereas executive committee of District Panchayat Reso. No. 31/99 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayat Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I, V. C. PATEL, I.A.S Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Bokhira Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing the reasons is issued separately.

Gandhinagar

Date : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

## વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ટ્રાસ્ટ

અહેરનામું

ક્રમાંક : કપવ-૨૭-પદ્ધય-પં.-૪.—સબખ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ જૂનાગઢ જિલ્લાના પોરબંદર તાલુકાની બોખીરા ગ્રામ પંચાયતને તેને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજો બળવામાં દુરાગણપૂર્વક કસુર કરેલ છે અને પોતાનાથી ચહેરો પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં બુક કરેલ છે.

અને સબખ, કે ઉક્ત અધિનિયમની ઉલમ-૨૪૩ આંદ્રો તેની સામે પગલાં શા માટે ન વેલા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રન્ધુ કરવાની તક આપવામાં આવી હતી.

અને સબખ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રન્ધુ કરેલ નથી.

અને સબખ, કે જિલ્લા પંચાયત જૂનાગઢ એ તેની કારોબારી સમિતિના તા. ૩૧-૧-૧૯૯૮ના દારાનું ક્રમાંક : ૩૧/૧૯૯૮ શ્રી બોખીરા ગ્રામ પંચાયતને પદ્ધતું કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ની કલમ-૨૪૩ની પેટા-કલમ(૧) આન્વયેની સરાચ્છાઓ ને સરકારકીના પંચાયત અને ગ્રામ જુહનિયાંથી વિલાગના જરૂરેનામાં ક્રમાંક : ક્રી-૧૯૯૧/ઘોષ/૧૯૯૮/ડી.ઈ.ઓ.લ/૧૦૮૪/૧૨૪૬/ (૧)-ને તા. ૨૬-૭-૯૪ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેનો રૂએ હું, વી. સી. પટેલ, જાઈ.ઓ.ઓસ., વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર શાસી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી બોખીરા ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ અંગે વિગતપાર છલાંબટ કરવો અથગ આદેશ કરવામાં આવે છે.

ગાંધીનગર  
તા. ૩૭ નવેમ્બર, ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

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### PART-I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.**

#### Notification

No. : KPN/28/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Nava ugra Village Panchayat in Una Taluka of Junagadh District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayat Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 31/05/99 and whereas executive committee of District Panchayat Reso. No. 22/99 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayat Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. PATEL, IAS Development Commissioner, Gujarat State, Gandhinagar, hereby dissolve Navaugla Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Gandhinagar.

Date : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામું

ક્રમાંક : કપટ-૨૮-પદ્ધય-૫. ૪—સબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ જુનાગઢ જલ્લાના ઉના વાલુકાની નાના ઊગલા ગ્રામ પંચાયતને સાથે ૧૯૮૮ના ગુજરાત પંચાયત આધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફરજો બજાવવામાં દુરાગ્રહયૂર્ધક કસુર કરેલ છે. અને ચોતાનાથી ચઢતી પંચાયતે ઉક્ત આધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સબલ, કે ઉક્ત આધિનિયમની કલમ-૨૮થી અન્વયે તેની સામે પગલાં થા માટે ન કેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબલ, કે નિલદ્વા પંચાયત જુનાગઢ એ તેની કારોબારી ઈસમિતિના તા. ૩૧-૫-૮૮ના દાચ ક્રમીક : ૨૨/૮૮ થી નું ઊગલા ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

તેથી હવે ગુજરાત પંચાયત આધિનિયમ-૧૯૮૮ની કલમ-૨૮ની પેઢા કલમ-(૧) અન્વયેની સાચાઓ કે સરકારકોના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામા ક્રમાંક : કેપી-૧૯૭-ઝોફ/૧૯૮૮/ડી.ડી.એ.વ.-૧૦૮૪-૧૨૪૬-(૩)ને તા. ૨૬-૭-૮૮ વિકાસ કમિશનરકીને સુપ્રત કરવામાં આવી છે. તેની રૂણે હું વી. સી. પટેલ આઈ. એ. ચોસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રચિષ્ઠા થયાની તારીખથી નવાઊગલા ગ્રામ પંચાયતનું વિસર્જન કર્યું છું. તેમજ ૨॥ અંગે વિગતનાર છાણવટ કરતો અલગ સાદેશ કરવામાં આવે છે.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

ગાંધીનગર.  
તા. ૩૧ નવેમ્બર, ૧૯૮૮.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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### P A R T - I A

#### C E N T R A L S E C T I O N

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.

#### Notification

No. : KPN/29/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Nesda (su) Village Panchayat in Tankwa (Morbi) Taluka of Rajkot District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 22/03/96 and whereas executive committee of District Panchayat Reso No. 34, has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. PATEL, IAS Development Commissioner, Gujarat State, Gandhinagar, hereby dissolve Nesda (su) Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

Gandhinagar.

Date : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ધ્વારા

અહેરનામું

ક્રમાંક : ક્રપ-રલ-પદ્દચ-ચ. ૪.—સબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અધિભ્રાય મુજબ રાજકોટ જલ્લાના ટંકારા (મારબી) તાલુકાની નેસડા (સુ) ગ્રામ પંચાયતને સને ૧૯૮૭ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આવેલી ફરજો બજાવવામાં દુરાગ્રહપૂર્વક કસુર કરેલ છે. અને ચોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાવન જ્ઞવામાં ચુક કરેલ છે.

અને સબલ, કે ઉક્ત અધિનિયમની કલમ ૨૫૩ અન્વયે તેની સામે પગલાં શા માટે ન હેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબલ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સબલ, કે જિલ્લા પંચાયત રાજકોટએ તેની કારોબારી સમિતિનો તા. ૨૨-૩-૮૬ના ફરાવ ક્રમાંક : ઉત્થી ગ્રામ પંચાયતને સુપ્રત્તે સીડ કરવાની બલામણ કરવાના અધિકાર જિલ્લા વિકાસ અધિકારીશ્રીને સુપ્રત્ત કરેલ છે.

તેથી, હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૭ની કલમ ૨૫૩ની પેટા-કલમ (૧) અન્વયેની સર્તાઓ જે સરકારશ્રીના પંચાયત અને ગ્રામ ગુહનિર્માણ વિભાગના અહેરનામા ક્રમાંક : કેપી-૧૯૧/ઓફ/૧૯૮૭/ડિ.ઇ.ઓ.લ.-૧૦૮૪-૧૨૪૬-(૧)-ને તા. ૨૬-૭-૮૪ વિકાસ કમિશનરશીને સુપ્રત્ત કરવામાં આવી છે. તેની રુઝે, હું વી. સી. પટેલ આઈ. એ. ઓસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી નેસડા (સુ) ગ્રામ પંચાયતનું વિસન્નન કરું છું. તેમજ આ અંગે વિગતવાર છણાવટ કર્તો અલગ આદેશ કરવામાં આવે છે.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

ગાંધીનગર,  
દિ. ૩-૧૧-૮૮.

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## PART I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts).**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.**

## Notification

No. : KPN/30/SPN/P.4 :—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar, Girdevdi-Chidivav Juth Village Panchayat in Kodinar Taluka of Amreli District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 5/4/99 and whereas executive committee of District Panchayat Reso. No. 3 has opined to supersede the said Village Panchayat.

Now therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994 I V. C. PATEL IAS Development Commissioner, Gujarat State, Gandhinagar, hereby dissolve Girdevdi Chidivav Juth Village Panchayat from the date of publication of this notification in the Government Gazette The detailed order analyzing the reasons is issued separately.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

Gandhinagar,  
Date : 3rd November, 1999.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામું

ક્રમાંક : કપવ-૩૦-પદ્ધય-ગ.૪.— સભબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના આભિપ્રાય મુજબ આમરેલી જિવલાના કોરીનાર તાલુકની ગીરદેવડી-ચીડીવાવ જુથ ગ્રામ પંચાયતને સેને ૧૯૮૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આપેલી ફરજી બજાવવામાં દુરાગાહપૂર્વક કસુર કરેલ છે. અને યોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન રજૂ કરવામાં ચુક્ક કરેલ છે.

આને સબબ, કે ઉક્ત અધિનિયમની કલમ ૨૫૩ ગાન્ધ્યે તેની સામે પગવાં થા માટે ન વેવા ત એંગે ઉક્ત ગ્રામપંચાયતને ખુલાસો કરવાની તક આપવામાં આવી હતી.

આને સબબ, કે ઉક્ત પંચાયતે આ એંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

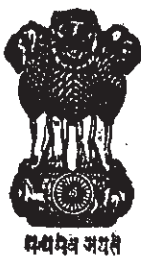
આને સબબ, કે જિવલા પંચાયત આમરેલીએ તેની કરોબારી સમિતિના તા. ૫-૪-૮૮ના દાવ ક્રમાંક ૩ થી ગીરદેવડી-ચીડીવાવ જુથ ગ્રામ પંચાયતને પદ્ધયુત કરવા આભિપ્રાય આપેલ છે.

તેથી હવે ગુજરાત પંચાયત અધિનિયમ ૧૯૮૮ની કલમ ૨૫૩ની પોટા કલમ (૧) આન્ધ્યેની સત્તાઓ જે સરકારકીના પંચાયત અને ગ્રામ ગૃહ નિર્માણ વિભાગના જાહેરનામા ક્રમાંક કેપી-૧૯૧/ઓફ/૧૯૮૮/ડી.ઈ.એલ. ૧૦૮૪-૧૨૪૫(િ) જે તા. ૨૬-૭-૮૮ વિકાસ કમિશનરકીને સુપ્રત્ય કરવામાં આવી છે. તેની રૂએ હું વી. સી. પટેલ આઈ.એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રકિધ્ય થયાની તારીખથી ગીરદેવડી-ચીડીવાવ જુથ ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ એંગે વિગતવાર છિણ્ણાંઠ કરતો અવગ આદેશ કરવામાં આવે છે,

ગાંધીનગર,  
તા. ઉણ નવેમ્બર, ૧૯૯૯.

દી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

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## PART-I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

**THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR.**

## Notification

No. : KPN/31/SPN/P.4 : Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Dasawada Village Panchayat in Siddhpur Taluka of Patan District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 10th May, 1999 and whereas executive committee of District Panchayat Reso No. 13 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994 I. V. C. PATEL, IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Dasawada Village Panchayat from the date of publication of this notification in the Government Gazette,. The detailed order analyzing the reasons is issued separately.

Gandhinagar.

Date : 3rd November, 1999.

I-A-Ex-97-1

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર ટુરા

અહેરનામુ

સચિવાલય, ગાંધીનગર, તા. ઉત્ત નવેમ્બર, ૧૯૯૯.

ક્રમાંક : ક્રમ-૩૧-પદ્ધય-ગ.૪.—સબબદ કે વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ પાટણ જિલ્લોના સિધ્યપુર દાલુકાની દશાવાડા ગ્રામ પંચાયતને સને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઊપર નાખવામાં આવેલી ફરજો બજ્જવવામાં દુરાગ્રહયૂર્વક કસુર કરેલ છે. અને પોતાનાથી ચઢી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુઅમનું પાલન ન કરવામાં ચૂક કરેલ છે.

અને સબબદ કે ઉક્ત અધિનિયમની કલમ-૨પદ અન્વયે તેની સામે પગલાં શા માટે ન હેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સબબદ કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

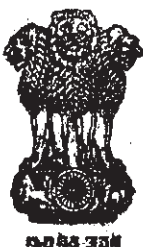
અને સબબદ, કે જિલ્લા પંચાયત મહેસાળા એ તેની અરેબારી સમિતિના તા. ૧૦-૫-૧૯૯૮ના દાયાર ક્રમાંક ૧૭ થી દશાવાડા ગ્રામ પંચાયતને પદચ્યુત-કરવા અભિપ્રાય આપેલ છે.

તેથી હવે ગુજરાત પંચાયત અધિનિયમ ૧૯૯૮ની કલમ ૨પદની પેટા કલમ-(૧) અન્વયેની સરાંશો જો સરકારક્રમીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના અહેરનામા ક્રમાંક કેપી-૧૯૧/ઓફ/૧૯૯૮/ડી.ઈ.ઓ.લ.-૧૦૯૪-૧૨૪૬ (ii) જે તા. ૨૬-૭-૯૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે, તેની રૂએ હું વી. સી. પટેલ આઈ.એ.ઓ.સ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી દશાવાડા જ્યુ ગ્રામ પંચાયતનું વિસર્જન કરું છું તેમજ આ અંગે વિગતવાર છાણવાડ કરતો હોલગ આદેશ કરવામાં આવે છે.

તા. ઉત્ત નવેમ્બર, ૧૯૯૯.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



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### PART I-A

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under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

#### Notification

No. : KPN/32/SPN/P.4.— Whereas, in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Talodara Village Panchayat in Mangrole Taluka of Junagadh District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And, whereas, an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And, whereas, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 31st May, 1999 and whereas executive committee of District Panchayat Reso. No. 32/99 has opointed to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. : KP/191/of/1994/DEL/1094/1246/J dated 26th July, 1994. I V. C. PATEL IAS Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Talodara Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

V. C. PATEL,  
Development Commissioner,  
G.S., Gandhinagar.

Gandhinagar.  
Date : 3rd November, 1999.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક : કૃપા-૩૨-પદ્ધયાં. ૪.—સબબુ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ જુનાગઢ જલ્દાના માંગરોળ તાલુકાની તલોદરા ગ્રામ પંચાયતને સને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આપેલી ફરજો બજાવવામાં હુશગ્રહમૂર્વક કશૂર કરેલ છે અને પોતાનાથી ચઢ્ઠી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં ચુક્ક કરેલ છે.

અને, સબબુ, કે ઉક્ત અધિનિયમની કલમ રાત આન્યે તેની સામે પગલો થા માટે ન લેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક ઓપવામાં આવી હતી.

અને, સબબુ, કે ઉક્ત પંચાયતે આંંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને, સબબુ, કે જિલ્દાના પંચાયત જુનાગઢ એ તેની કારોબારી સમિતિના તા. ૩૧-૫-૯૮ના કાર્યક્રમાં : ૩૨/૯૮થી તલોદરા ગ્રામ પંચાયતને પદ્ધયુત કરવા અભિપ્રાય આપેલ છે.

મેંથી હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ની કલમ રાતની પોટા-કલમ (૧) આન્યેની સતતાઓ ને સરકારક્રમીના પંચાયત અને ગ્રામ ગુહનિર્માણ વિભાગના જાહેરનામાં ક્રમાંક : ક્રો-૧૯૭૧/ઓફ્ફ/૧૯૯૮/કી.ઇ.ઓલ.-૧૦૯૪-૧૨૪૬-(૧)-ને તા. ૨૬-૭-૯૮ વિકાસ કમિશનરક્રમીને સુપ્રત્ત કરવામાં આવી છે. તેની રૂએ, હું વી. સી. પટેલ આઈ. એ. એસ. વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રક્રિયા થયાની તરીખથી તલોદરા ગ્રામ પંચાયતનું વિસર્જન કરું છું તેમજ આંંગે વિગતવાર છણાવટ કરતો આદગ આપેશ કરવામાં આવે છે.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

ગાંધીનગર  
તા. ૩૭ નવેમ્બર, ૧૯૯૮.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

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**PART I-A****CENTRAL SECTION.**

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**BY THE DEVELOPMENT COMMISSIONER OF GUJARAT STATE, GANDHINAGAR.**

**Notification**

No. KPN/33/SPN/P4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Chitrawad Village Panchayat in Talala, Taluka of Junagadh District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And, whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And, whereas, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 31st May, 1999 and whereas executive committee of District Panchayat Reso.No. 34/99 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner Under the Government Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J dated 26th July 1994 I, V. C. PATEL IAS Development Commissioner, Gujarat State Gandhinagar hereby dissolve Chitrawad Village Panchayat from the date of publication of this notification in the Government Gazette The detailed order analyzing the reasons is issued separately.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

Date : 3rd November, 1999.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

બાહેરનામું

કસ્કોડ : કર્પર-૩૩-પટ્ટય-નં. ૪.—સભાનું કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અલિપ્રાગ મુજબ જુનાગઢ જલ્દીના ખૂબાં ખૂબાં ચિન્તાયા ગ્રામ પંચાયતને જેને હલ્દટાના ગુજરાત પંચાયત અધિનિયમ બુંબળ તેનું ઉપર નોંબરામાં આવેલી ફરજે બજેવામાં દુઃખગ્રહિતુર્વક કસ્કોડ કરેલ છે અને ચોટાનાથાં ચઢતો પંચાયતે ઉક્ત અધિનિયમ બુંબળ કરેલા હુકમનું પાલન કરવામાં ચૂક કરેલ છે.

અને સભાનું, કે ઉક્ત અધિનિયમની કલાક-રચન અન્વયે, તેની સ્થાને પગલાં શો બાટે ન બેચા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવ્યા હતા.

અને સભાનું, કે ઉક્ત પંચાયતે આ અંગે ડોઈ સંદેશકારક ખુલાસો રજૂ કરેલ નથી.

અને સભાનું, કે જિલ્દાના પંચાયત જુનાગઢને તેની કારોબારી ખાલીતિના ઠા. ૩૧-૫-૯૮ ના દ્વારા કસ્કોડ : ૩૪/૮૮ થી ચિન્તાયા ગ્રામ પંચાયતને પદથ્યુત કરવા અલિપ્રાગ આપેલ છે.

તેથી, હું, ગુજરાત પંચાયત અધિનિયમ-હલ્દટાના કલાક-રચન નો એચ કક્ષા-(૧) અન્વયેની સરાખો જે સરકારની પંચાયત અને ગ્રામ ગુહનિર્માણ પિચાગના જાડેનામાં કર્પર : કેપા-૧૯૭૨/નોફ/૧૯૭૨/૧૧૩૮-૧૨૪૩(૩) જે. તા. ૨૩-૭-૯૮ વિકાસ કમિશનરની સુધ્રમ કરવામાં આવ્યા છે. તેના રૂએ હું, વા. ગુ. પટેલ, આંધીંગનેના વિકાસ કમિશનર, ગુજરાત રાજ્યના પ્રાસૂત ગ્રામ તાલુકાના ચિન્તાયા ગ્રામ પંચાયતનું વિકાસ કરું છું. તેમન આ અંગે જિલ્દાનાર શુશ્વાસ કરો. અલાજ આપેદ્ય કરવામાં આવે છે.

આંધીનગર :

તારાયા : અન્ધી, નવેમ્બર, ૧૯૯૯.

વી. સી. પટેલ,

વિકાસ કમિશનર,

ગુજરાત રાજ્ય ગાંધીનગર.



# The Gujarat Government Gazette

## EXTRAORDINARY

PUBLISHED BY AUTHORITY

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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

BY THE DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR

#### Notification

No. KPN/34/SPN/P4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Bagwadar Village Panchayat in Porbandar Taluka of Junagadh District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

And, whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under Section 253 of the said Act by giving show cause notice.

And, whereas, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 31st May, 1999 and whereas executive committee of District Panchayat Reso. No. 30/99 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the power under sub-section (1) of section 253 of the Gujarat Panchayat Act, delegated to the Development Commissioner Under the Govt. Notification Panchayat and Rural Housing Department No. KP/191 of 1994/DEL/1094/1246/J, dated 26th July, 1994. I, V. C. Patel, IAS, Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Bagwadar Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analyzing the reasons is issued separately.

date : 3rd November, 1999.

V. C. PATEL,  
Development Commissioner,  
G. S., Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક : કષ્ટવ-ઉપ-પદ્ધતિ-નં. ૪.—સબલ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ જુનાગઢ જિલ્લાના પોરણાંદર તાલુકાની બગવદર ગ્રામ પંચાયતને શન ૧૯૮૮ ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાંખવામાં આપેલી ફરજને બજાવવામાં દુશ્યાગ્રહપૂર્વક કસૂર કરેલ છે અને પોતાનાથી ચઢ્યે પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં યુક્ત કરેલ છે.

અને, સબલ, કે ઉક્ત અધિનિયમની કલમ-૨૩ાડ અન્વયે તેની સામે પગલાં શા માટે ન બેંબાં તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને, સબલ, કે ઉક્ત પંચાયતે આ અંગે એઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને, સબલ, કે જિલ્લા પંચાયત જુનાગઢ એ તેની કારોબારી સમિતિના તા. ૩૧-૫-૯૮ના દાખલ કર્માંક : ૩૦/૯૮ થી બગવદર ગ્રામ પંચાયતને પદ્ધૃત કરવા અભિપ્રાય આપેલ છે.

તેથી, હવે ગુજરાત પંચાયત અધિનિયમ-૧૯૮૮ ની કલમ-૨૩ાડ ની પેટા કલમ-(૧) અન્વયેની સરાઓ જે સરકારકીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામાં ક્રમાંક : કેપી-૧૯૭૧-ઓફ/૧૯૮૮/ડિ.ઇ.ઓલ.-૧૦૮૪-૧૨૪૫-(૫) જે તા. ૨૬-૭-૯૪ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે. તેની રૂએ હું, વી. સી. પટેલ, આઈ.એ.ઓસ., વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રક્ષિપ્ત થયાની તારીખથી બગવદર ગ્રામ પંચાયતનું વિસર્જન કરે છું. તેમજ આ અંગે વિગતવાર છિશાવટ કરતો અલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર !

તારીખ : ૩૦ નવેમ્બર, ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ ગાંધીનગર.



# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART I—A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 25th November, 1999.

##### Gujarat Municipalities Act, 1963.

No. KV - 181 of 1999 - NPL - 4599 / 3771 / M : WHEREAS the draft rules further to amend the Gujarat Municipalities (Conduct of Election) Rules, 1994, were published as required by sub-section (3) of Section 277 of the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) at pages 82-1 to 82-28 of the Gujarat Government Gazette;

ExtraOrdinary, Part I-A, Central Section dated the 1<sup>st</sup> November, 1999 under Government Notification, Urban Development and Urban Housing Department No.KV/170/1999 /NPL -4599/3771/M dated the 1<sup>st</sup> November, 1999 inviting objections and suggestions from all persons likely to be affected thereby till the 21st November, 1999.

**AND WHEREAS**, no objections or suggestions have been received by the Government on the said draft notification;

**NOW, THEREFORE**, in exercise of the powers conferred by sub-section (1) of section 277 read with sub-section (5) of section 6 of the Gujarat Municipalities Act, 1963,(Guj.34 of 1964), Government of Gujarat hereby makes the following rules further to amend the Gujarat Municipalities (Conduct of Election) Rules, 1994, namely:-

1. These rules may be called the Gujarat Municipalities (Conduct of Election) (Amendment) Rules, 1999.
2. In the Gujarat Municipalities (Conduct of Election ) Rule, 1994; (hereinafter referred to as "the said rules"), in rule 2, after clause (h), the following clause shall be inserted, namely :-  
"h(i)" Observer ", means an officer designated or nominated by the State Election Commission";
3. In the said rules, after rule 4, the following rule shall be inserted namely:-  
"4A. Appointment of Observer.(1) The State Election Commission may nominate or designate an observer who shall be an officer of the State Government to watch the conduct of election or elections in a municipality and to perform such other functions as may be entrusted to him by the State Election Commission.

(2) The observer shall have power to direct the concerned returning officer to stop the counting of votes at any time before the declaration of the result or not to declare the result, if in the opinion of the Observer, booth capturing has taken place at a large number of polling stations or at places fixed for the poll or counting of votes or any ballot papers used at a polling station or at a place fixed for the poll or unlawfully taken out of the custody of the returning officer or are accidentally or intentionally destroyed or lost or are damaged or tampered with to such an extent that the result of the poll at that polling station or place cannot be ascertained.

(3) Where an Observer has directed the returning officer to stop counting of votes or not to declare the result, the Observer shall forthwith report the matter to the State Election Commission and thereupon State Election Commission shall, after taking all material circumstances into account, issue appropriate directions."

4. In the said rules, in rule 5, in sub-rule (5), for the words "twenty five", the word "fourteen" shall be substituted

5. In the said rules, in rule 7,

- (i) to sub-rule (e), the following proviso shall be added, namely:-  
"provided that a candidate not set up by a recognized political party shall not be deemed to be duly nominated for election from a ward unless the nomination paper is subscribed by ten proposers and ten seconders being electors of that ward";
- (ii) after sub-rule (4), the following sub-rule shall be added, namely:-  
"(4A) a candidate shall be prohibited for the nomination for election from more than two wards of a municipality";
- (iii) In sub-rule( 6), for the words "the proposer or the seconder", the words "any of the proposers or the seconders" shall be substituted;
- (iv) to sub-rule (6) of rule 7, the following proviso shall be added, namely :  
"Provided that the nomination paper shall be delivered to the returning officer on a working day and not on a public holiday".

6. In the said rules, in rule 8,-

- (a) In clause (v), for the words "the proposer or seconder", the words "any proposer or seconder" shall be substituted;
- (b) In clauses (vi) and (vii), for the words "the proposer or the seconder", the words "any proposer or seconder" shall be substituted.

7. In the said rules, in rule 16, in sub-rule (1), the following clauses shall be added, namely:-

- (a) For the purpose of listing the names, the candidates shall be classified as follow:-
  - (i) candidates of recognized political parties;
  - (ii) candidates of registered political parties other than those mentioned in sub-clause(i)

- (iii) other candidates.
- (b) the categories referred to clause in (a) shall be arranged in the order specified therein and the names of candidates in each category shall be arranged in Gujarati alphabetical order with addresses of the contesting candidates as given in the nomination papers together with particulars in Form 6 appended to these rules.
- 8. In the said rules, in rule 17, in sub-rule (1), (i) for the words "five hundred rupees", the words "two thousand rupees" shall be substituted;
- (ii) In the proviso for the words "two hundred and fifty rupees", the words "one thousand rupees", shall be substituted.
- 9. In the said rules, after rule 18, the following rules shall be substituted, namely:-

**"Part II  
Postal Ballot"**

**18A. Definitions.**---- In this part, ----

- (a) "service voter" means any person who is required to give his vote by postal ballot under clause (a) of section 60 of the Representation of the People Act, 1951;
- (b) "special voter" means any person holding an office to which the provisions of sub-section (4) of section 20 of the Representation of the People Act, 1950 declared to apply or the wife of such person, if he or she has been registered as an elector by virtue of a statement made under sub-section (5) of the said section,
- (c) "voter on election duty" means any polling agent, any polling officer, presiding officer or other public servant, who is an elector in the municipality and is by reason of his being on election duty unable to vote at the polling station where he is entitled to vote;

**18B. Persons entitled to vote by post.**---- The following persons shall, subject to their fulfilling the requirements hereinafter specified, be entitled to vote by post, namely :-

- (i) special voters;
- (ii) service voters;
- (iii) voters on election duty; and
- (iv) electors subjected to preventive detention;

**18C. Intimation by special voters.**---- A special voter who wishes to vote by post at an election shall send an intimation in Form 10A to the returning officer so as to reach him at least ten days before the date of poll; and on receipt of the intimation, the returning officer shall issue a postal ballot paper to him..

**18D. Intimation by voters on election duty.**---- A voter on election duty who wishes to vote by post at an election shall send an application in Form 10A to the returning officer so as to reach him at least seven days or such shorter period as the returning officer may allow before the date of poll; and if the returning officer is satisfied that applicant is a voter on election duty, he shall issue a postal ballot paper to him.

18E. Electors under preventive detention.---(1) The State Government shall, within fifteen days of the calling of an election, ascertain and intimate to the returning officer the names of the electors, if any, subjected to preventive detention together with their addresses and electoral roll numbers and the particulars about their places of detention.

(2) Any elector subjected to preventive detention may, within fifteen days of the calling of an election, send an intimation to the returning officer that he wishes to vote by post, specifying his name, address, electoral roll number and place of detention.

(3) The returning officer shall issue a postal ballot paper to every elector subjected to preventive detention whose name has been intimated to him under sub-rule (1) or an intimation under sub-rule (2) has been received.

18F. Form of Postal ballot paper.---(1) Every postal ballot paper shall have a counterfoil attached thereto and the said ballot paper and the counterfoil shall be in such form, and the particulars therein shall be in such language or languages, as the State Election Commission may direct;

(2) The names of the candidates shall be arranged on the postal ballot paper in the order in which they appear in the list of contesting candidates;

(3) If two or more candidates bear the same name, they shall be distinguished by the addition of their occupation or residence or in some other manner.

18G. Issue of Postal ballot paper.---(1) A postal ballot paper shall be sent by post under certificate of posting to the elector together with--

- (a) a declaration in Form 10B
- (b) a cover in Form 10C
- (c) a large cover addressed to the returning officer in Form 10D; and
- (d) instructions for the guidance of the elector in Form 10E

Provided that the returning officer may, in the case of a special voter or a voter on election duty, deliver the ballot paper and forms, or cause them to be delivered, to such voter personally;

(2) The returning officer shall at the same time---

- (a) record on the counterfoil of the ballot paper the electoral roll number of the elector as entered in the marked copy of the electoral roll;
- (b) mark the name of the elector in the marked copy of the electoral roll to indicate that a ballot paper has been issued to him, without recording therein the serial number of the ballot paper issued to that elector; and
- (c) ensure that the elector is not allowed to vote at a polling station.

(3) Every officer under whose care or through whom a postal ballot paper is sent shall ensure its delivery to the addressee without delay;

(4) After ballot papers have been issued to all the electors entitled to vote by post the returning officer shall seal up in a packet that part of the marked copy of the electoral roll which relates to service voters and record on the packet a brief description of its contents and the date on which it was sealed and send the other relevant parts of the marked copy to the several presiding officers or marking the names of electors to whom ballot papers are issued at the polling stations without however recording therein the serial numbers of the ballot papers issued to the electors;

(5) The returning officer shall also seal up in a separate packet the counterfoils of the ballot papers issued to electors entitled to vote by post and record on the packet a brief description of its contents and the date on which it was sealed.

**18H. Recording of Vote.**—(1) An elector who has received a postal ballot paper and desires to vote shall record his vote on the ballot paper in accordance with the directions contained in Form 10E and then enclose it in the cover in Form 10C.

(2) The elector shall sign the declaration in Form 10B in the presence of, and have the signature attested by, a stipendiary magistrate or such other officer specified below, as may be appropriate, to whom he is personally known or to whose satisfaction he has been identified—

- (a) in the case of a service voter, such officer as may be appointed in this behalf by the Commanding Officer of the unit, ship or establishment in which the voter or her husband, as the case may be, is employed or such officer as may be appointed in this behalf by the diplomatic or consular representative of India in the country in which such voter is resident;
- (b) in the case of a special voter, an officer not below the rank of a Deputy Secretary to Government;
- (c) in the case of a voter on election duty, any Gazetted Officer or the presiding officer of the polling station at which he is on election duty
- (d) in the case of an elector under preventive detention, the Superintendent of the Jail or the Commandant of the detention camp in which the elector is under detention; and
- (e) in any other case, such officer as may be notified in this behalf by the State Election Commission.

**18I. Assistance to illiterate or infirm voters.**—(1) If an elector is unable due to illiteracy, blindness or other physical infirmity to record his vote on a postal ballot paper and to sign the declaration, such elector shall take the ballot paper together with declaration and the covers received by him to an officer competent to attest his signature under sub-rule (2) of rule 18H and request the officer to record his vote and sign the declaration on his behalf.

(2) Such officer shall thereupon mark the ballot paper in accordance with the wishes of the elector in his presence, sign the declaration on his behalf and complete the appropriate certificate contained in Form 10B.

**18J. Re-issue of ballot paper.**—(1) When a postal ballot paper and other papers sent under rule 18G are for any reason returned undelivered, the returning officer may re-issue them by post under certificate of posting or deliver or cause to be delivered to the elector personally on a request being made by him.

(2) If any elector has inadvertently dealt with the ballot paper or any of the other papers sent to him under rule 18G in such a manner that they cannot conveniently be used, a second set of the papers shall be issued to him after he has returned the spoiled papers and satisfied the returning officer of the inadvertance.

(3) The returning officer shall cancel the spoiled papers so returned and keep them in a separate packet after noting thereon the particulars of the election and the serial numbers of the cancelled ballot papers.

**18K. Return of ballot paper.**—(1) After an elector has recorded his vote and made his declaration under rule 18H or rule 18I, he shall return the ballot paper and declaration to the returning officer in accordance with the instructions communicated to him in Form 10E so as to reach the returning officer before the hour fixed for the commencement of counting of votes.

(2) If any cover containing a postal ballot paper is received by the returning officer after the expiry of the time fixed in sub-rule(1), he shall note thereon the date and time of its receipt and shall keep all such covers together in a separate packet.

(3) The returning officer shall keep in safe custody until the commencement of the counting of votes all covers containing postal ballot papers received by him."

10. In the said rules, in rule 28, the words, brackets and figures "except those postal ballot papers issued under rule 18G" shall be added at the end.

11. In the said rules, after rule 29, the following rule shall be inserted, namely:-

**"29A. Identity of voter.**—At any time before a ballot paper is delivered to a voter, the presiding officer or polling officer may, on his own accord, if he has reason to doubt the identity of the voter or his right to vote at such polling station, and shall, if so required by a candidate or polling agent, satisfy himself by putting to the voter such questions as he may deem necessary, that such person is identical with the voter to whom such entry relates".

12. In the said rules, after rule 30, the following rule shall be inserted, namely:-

**"30A. Procedure of Identification of voters....** (1) The presiding officer may employ at the polling station such persons as he thinks fit to help in the identification of the electors or to assist him otherwise in taking the poll;

(2) When voter enters the polling station, the presiding officer or the polling officer shall check the voter's name and other particulars with the relevant entry in the electoral roll and then call out the serial number, name and other particulars of the voter;

(3) Where the polling station is situated in a ward of municipality, the voters of which have been supplied with identity cards under the provisions of the Registration of Electors Rules, 1960, prescribed under the Representation of Peoples Act, 1950 the voter shall produce his identity card before the presiding officer or the polling officer authorised by him in this behalf;

(4) In deciding the right of a person to cast his vote, the presiding officer or the polling officers, shall overlook the clerical or printing errors in an entry in the electoral roll if he is satisfied that such person is identical with the voter to whom such entry relates."

13. In the said rules, after rule 34, the following rule 34A shall be inserted, namely:-

**"34A. Facilities for women electors.—**

- (1) Where a polling station is for both men and women electors, the presiding officer may direct that, they shall be admitted in to the polling station alternately in separate batches.
- (2) The returning officer or the presiding officer may appoint a woman to serve as an attendant at any polling station to assist women voters and also to assist the presiding officer generally in taking the poll in respect of women voters, and in particular, helping or frisking any woman voter in case it becomes necessary.

- 14. In the said rules, rule 35 shall be deleted.
- 15. In the said rules, in rule 38, in sub-rule (5), for the words "government", the word "municipality" shall be substituted.
- 16. In the said rules, in rule 41, in sub-rule (1), the words "The Presiding Officer shall also enter the name and electoral number as mentioned in form 16 at the end of the marked copy of the electoral roll" shall be added at the end.
- 17. In the said rules, in rule 44, after sub-rule (2), the following sub-rule shall be added, namely:-

"(3) The Presiding Officer shall furnish to every polling agent present at the close of the poll a true copy of the entries made in Form 17 and Form 18 after obtaining a receipt from the said polling agent therefor and shall attest it as a true copy."

18. In the said rules, after Part III, the following Part III-A shall be inserted, namely:-

**"PART III-A  
VOTING BY ELECTRONIC VOTING MACHINES"**

**51A. Design of Electronic Voting Machines** - Every electronic voting machine (hereinafter referred to as "the voting machine") shall have a control unit and a balloting unit and shall be of such designs as may be approved by the State Election Commission.

**51B. Preparation of voting machine by the returning Officer** - (1) The balloting unit of the voting machine shall contain such particulars and in such language or languages as the State Election Commission may specify;

- (2) The names of the candidates shall be arranged on the balloting unit in the same order in which they appear in the list of the contesting candidates;
- (3) If two or more candidates bear the same name, they shall be distinguished by the addition of their occupation or residence or in some other manner;
- (4) Subject to the foregoing provisions of this rule, the returning officer shall,
  - (a) fix the label containing the names and symbols of the contesting candidates in the balloting unit and secure that unit with his seal and the seals of such of the contesting candidates or their election agents present as are desirous of affixing the same.
  - (b) set the number of contesting candidates and close the candidate set section in the control unit and secure it with his seal and the seals of such of the contesting candidates or their election agents present as are desirous of affixing the same.

**51C. Arrangements at the Polling Stations** - (1) Outside each polling station there shall be displayed prominently -

- (a) a notice specifying the polling area, the electors of which are entitled to vote at the polling station and, when the polling area has more than one polling station, the particulars of the electors so entitled; and
- (b) a copy of the list of contesting candidates;
- (2) At each polling station there shall be set up one or more voting compartments in which the electors can record their votes free from observation;
- (3) The returning officer shall provide at each polling station one voting machine and copies of relevant part of the electoral roll and such other election material as may be necessary for taking the poll;

(4) Without prejudice to the provisions of sub-rule(3), the returning officer may, with the previous approval of the State Election Commission, provide one voting machine common for two or more polling stations located in the same premises

**51D. Admission to Polling stations.-** The presiding officer shall regulate the number of electors, to be admitted at any one time inside the polling station and shall exclude therefrom all persons other than ----

- (a) polling officers;
- (b) public servants on duty in connection with the election;
- (c) persons authorised by the State Election Commission;
- (d) candidates, their election agents and subject to the provisions of sub rule (4) of rule 21, one polling agent of each candidate;
- (e) a child in arms accompanying an elector;
- (f) a person accompanying a blind or infirm elector who cannot move without help; and
- (g) such other person as the presiding officer may from time to time admit for the purpose of identifying voter.

**51E. Preparation of voting machine for poll.—**(1) The control unit and balloting unit of every voting machine used at polling station shall bear a lable marked with-

- (a) the serial number, and the name, of the ward if any of the municipality;
- (b) the serial number and name of the polling station or stations;
- (c) the serial number of the unit; and
- (d) the date of poll.

(2) The presiding officer shall, immediately before the commencement of the poll, demonstrate to the polling agents and other persons present that no vote has been already recorded in the voting machine and it bears the lable referred to, in sub-rule (1);

(3) A paper seal shall be used for securing the control unit of the voting machine, and the presiding officer shall affix his own signature on the paper seal and obtain thereon the signature of such of the polling agents present as desirous of affixing the same;

(4) The presiding officer shall thereafter fix the paper seal so signed in the space meant in the control unit of the voting machine and shall secure and seal the same;

(5) The seal used for securing the control unit shall be fixed in such manner that after an unit has been sealed, it is not possible to press the " result button" without breaking the seal;

(6) The control unit shall be closed and secured and placed in full view of the presiding officer and the polling agents and the balloting unit placed in the voting compartment.

51F. Procedure for voting by voting machines :- (1) The Polling Officer shall before permitting an elector to vote, --

- (a) record the electoral roll number of the elector as entered in the marked copy of the electoral roll in a register of voters in Form 17A.
- (b) obtain the signature or the thumb impression of the elector on the said register of voters; and
- (c) mark the name of the elector in the marked copy of the electoral roll to indicate that he has been allowed to vote:

Provided that no elector shall be allowed to vote unless he has his signature or thumb impression on the register of voters.

(2) It shall not be necessary for any presiding officer or polling officer or any other officer to attest the thumb impression of the elector on the register of voters.

51 G. Maintenance of secrecy of voting by electors within the polling station and voting procedures.-(1) Every elector who has been permitted to vote under rule 51-L shall maintain secrecy of voting within the polling station and for that purpose observe the voting procedure hereinafter laid down.

(2) Immediately on being permitted to vote the elector shall proceed to the presiding officer or the polling officer incharge of the control unit of the voting machine who shall, by pressing the appropriate button on the control unit, activate the balloting unit for recording of elector's vote.

(3) The elector shall thereafter forthwith --

- (a) proceed to the voting compartment;
- (b) record his vote by pressing the button on the balloting unit against the name and symbol of the candidate for whom he intends to vote; and
- (c) come out of the voting compartment and leave the polling station.

(4) Every elector shall vote without undue delay.

(5) No elector shall be allowed to enter the voting compartment when another elector is inside it.

(6) If an elector who has been permitted to vote under rule 51-F, or rule 51-J refuses after warning given by the presiding officer to observe the procedure laid down in the said rules, the presiding officer or a polling officer under the direction of the presiding officer shall not allow such elector to vote.

(7) Where an elector is not allowed to vote under sub-rule(6), a remark to the effect that voting procedure has been violated shall be made against the elector's name in the register of voters in Form 17-A by the presiding officer under his signature.

**51H. Recording of votes of blind or infirm electors.** — (1) If the presiding officer is satisfied that owing to blindness or other physical infirmities an elector is unable to recognise the symbol on the balloting unit of the voting machine or unable to record his vote by pressing the appropriate button thereon without assistance, the presiding officer shall permit the elector to take with him a companion of not less than eighteen years of age to the voting compartment for recording the vote on his behalf and in accordance with his wishes:

Provided that no person shall be permitted to act as the companion of more than one elector at any polling station on the same day:

Provided further that before any person is permitted to act as the companion of an elector on any day under this rule that person shall be required to declare that he will keep secret the vote recorded by him on behalf of the elector and that he has not already acted as the companion of any other elector at any other polling station on that day;

(2) The presiding officer shall keep a record in Form 12 of all cases under this rule.

**51 I. Elector deciding not to vote.** --- If an elector, after his electoral roll number has been duly entered in the register of voters in Form 17A and has put his signature or thumb impression thereon as required under sub-rule(1) of rule 51F, decides not to record his vote, a remark to this effect shall be made against the said entry in Form 17A by the presiding officer and the signature or thumb impression of the elector shall be obtained against such remark.

**51J. Tendered Votes.** ----(1) If a person representing himself to be a particular elector seeks to vote after another person has already voted as such elector, he shall, on satisfactorily answering such questions relating to his identity as the presiding officer may ask, be (instead of being allowed to vote through the balloting unit) supplied with a tendered ballot paper which shall be of such design and the particulars of which shall be in such language or languages as the State Election Commission may specify.

(2) Every such elector shall before being supplied with tendered ballot paper write his name against the entry relating to him in Form 14.

(3) On receiving the ballot paper he shall forthwith ----

- (a) proceed to the voting compartment
- (b) record there his vote on the ballot paper by placing a cross mark "X" with the instrument or article supplied for the purpose on or near the symbol of the candidate for whom he intends to vote.
- (c) fold the ballot paper so as to conceal his vote
- (d) show to the presiding officer, if required, the distinguishing mark on the ballot paper

- (e) give to the presiding officer who shall place it in a cover specially kept for the purpose; and
- (f) leave the polling station.

(4) If owing to blindness or physical infirmities, such elector is unable to record his vote without assistance, the presiding officer shall permit him to take with him a companion, subject to the same conditions and after following the same procedure as laid down in rule 51 N for recording the vote in accordance with his wishes.

**51K. Presiding Officer's entry in the voting compartment during poll.**—(1) The presiding officer may whenever he considers it necessary to do so, enter the voting compartment during poll and take such steps as may be necessary to ensure that the balloting unit is not tampered or interfered with in any way.

- (2) If the presiding officer has reason to suspect that an elector who has entered the voting compartment is tampering or otherwise interfering with the balloting unit or has remained inside the voting compartment for unduly long period, he shall enter the voting compartment and take such steps as may be necessary to ensure the smooth and orderly progress of the poll.
- (3) Whenever the presiding officer enters the voting compartment under this rule, he shall permit the polling agents present to accompany him if they so desire.

**51L. Account of votes recorded as per voting machine.**—(1) The presiding officer shall at the close of the poll prepare an account of votes recorded as per voting machine in Form 17-B and enclose it in a separate cover with the words "Account of Votes Recorded" superscribed thereon.

(2) The Presiding Officer shall furnish to every polling agent present at the close of the poll a true copy of the entries made in Form 17-B after obtaining a receipt from the said polling agent therefor and shall attest it as a true copy.

**51M. Sealing of voting machine after poll.**—(1) The presiding officer shall close of the poll as soon as practicable after the close the control unit to ensure that no further votes can be recorded and shall detach the balloting unit from control unit.

- (2) The control unit and the balloting unit shall thereafter be sealed, and secured separately in such manner as State Election Commission may direct and the seal used for securing them shall be so affixed that it will not be possible to open the units without breaking the seals.
- (3) The polling agents present at the polling station, who desire to affix their seals, shall also be permitted to do so.

**51N. Sealing of other packets.**—(1) The presiding officer shall then make into separate packets—

- (a) the marked copy of the electoral roll;

- (b) the register of voters in Form 17A;
- (c) the cover containing the tendered ballot papers and the list in Form 14;
- (d) the list of challenged votes; and
- (e) any other papers directed by the State Election Commission to be kept in a sealed packet.

(2) Each packet shall be sealed with the seal of the presiding officer and with the seal either of the candidate or of his election agent or of his polling agent who may be present at the polling station and may desire to affix his seal thereon.

**51O. Transmission of voting machines, etc., to the returning officer.**---(1) The presiding officer shall then deliver or cause to be delivered to the returning officer at such place as the returning officer may direct,----

- (a) the voting machine
- (b) the account of votes recorded in Form 17B
- (c) the sealed packets referred to in rule 51N, and
- (d) all other papers used at the poll.

(2) the returning officer shall make adequate arrangements for the safe transport of the voting machine, packets and other papers for their safe custody until the commencement of the counting of votes.

**51P. Procedure on adjournment of poll.**--- (1) If the poll at any polling station is adjourned under rule 48, the provisions of rules 51 L to 51O shall, as far as practicable, apply as if the poll was closed at the hour fixed in that behalf under rule 20.

(2) When an adjourned poll is recommended under sub- rule (3) of rule 48, the electors who have already voted at the poll so adjourned shall not be allowed to vote again.

(3) The returning officer shall provide the presiding officer of the polling station at which such adjourned poll is held, with the sealed packet containing the marked copy of the electoral roll, register of voters in Form 17A and a new voting machine.

(4) The presiding officer shall open the sealed packet in the presence of the polling agents present and use the marked copy of the electoral roll for marking the names of the electors who are allowed to vote at the adjourned poll.

(5) The provisions of rules 51 A to 51 O shall apply in relation to the conduct of an adjourned poll before it was so adjourned.

**51Q. Closing of voting machine in case of booth capturing.**--- Where the presiding officer is of opinion that booth capturing is taking place at a polling station or at a place fixed for the poll, he shall immediately close the control unit of the voting machine to ensure that no further votes can be recorded and shall detach the balloting unit , from the control unit, and shall forthwith inform the Returning Officer."

19. In the said rules, after Part IV, following Part IV-A shall be inserted namely:-

#### "PART IV-A"

##### **Scrutiny and Counting of Votes and declaration of results Voting by Electronic Voting Machines**

**71A. Counting of votes where electronic voting machines have been used.**---- In relation to counting of votes at a polling station, where voting machine has been used.-

- (1) The provisions of rules 52 to 56 shall apply and
- (2) for rules 57,58 and 69, the following rules shall apply, namely:-

**71-B. Scrutiny and inspection of voting machines.**---- (1) The returning officer may have the control units of the voting machines used at more than one polling station taken up for scrutiny and inspection and votes recorded in such units counted simultaneously.

- (2) Before the votes recorded in any control unit of a voting machine are counted under sub-rule (1), the candidate or his election agent or his counting agent present at the counting table shall be allowed to inspect the paper seal and such other vital seals as might have been affixed on the unit and to satisfy themselves that the seals are intact.
- (3) The returning officer shall satisfy himself that none of the voting machines has, in fact, been tampered with.
- (4) Where the returning officer is of the view that any voting machine has been tampered with, he shall not count the votes recorded in that machine and shall follow the procedure laid down in rule 48 or 64, as may be applicable in respect of the polling station where that machine was used.

**71C. Counting of votes.**--- (1) After the returning officer is satisfied that a voting machine has in fact not been tampered with, he shall have the votes recorded therein counted by pressing the appropriate button marked "Result" provided in the control unit whereby the total votes polled and votes polled by each candidate shall be displayed in respect of each such candidate on the display panel provided for the purpose in the unit.

- (2) As the votes polled by each candidate are displayed on the control unit, the returning officer shall -
  - (a) record the number of such votes separately in respect of each candidate in Form 17B of Part -II;
  - (b) complete Part II of Form 17B in other respects and signed by the counting supervisor and also by the candidates or their election agents or their counting agents present; and
  - (c) make corresponding entries in a resultsheet in Form 21 and the particulars so entered in the resultsheet announced.

71D. Sealing of Voting machines.—(1) After the result of voting recorded in a control unit has been ascertained candidate-wise and entered in Part II of Form 17A and Form 21, the returning officer shall reseal the unit with his seal and the seals of such of the candidates or their election agents present who may desire to affix their seals thereon so however that the result of voting recorded in the unit is not obliterated and the unit retains the memory of such result.

(2) The control unit so sealed shall be kept in specially prepared boxes on which the returning officer shall record the following particulars, namely:-

- (a) the name of the ward of municipality
- (b) the particulars of polling station or stations where the control unit has been used
- (c) serial number of the control unit;
- (d) the date of poll; and
- (e) the date of counting

(3) the provisions of rules 60 to 64 shall, so far as may be, apply in relation to voting by voting machines and any reference in these rules to,-

- (a) "ballot paper" shall be construed as including a reference to such "voting machine";
- (b) any rule shall be construed as a reference to the corresponding rule in rule 71B, 71C or 71D.

20. In the said rules,-

- (a) for Form 3, the following shall be substituted, namely:-

**"FORM 3**  
**(See rule 7)**  
**NOMINATION PAPER**

Election to the Municipality of ..... Ward No..... Ward Name.....

STRIKE OFF PART I OR PART II BELOW WHICHEVER IS NOT APPLICABLE

**PART -I**

( To be used by candidate set up by recognised political party)

I, nominate as a candidate for election to the Municipality of ..... from ward no. .... ward name .....

Candidates' name ..... father's /mother's /husband's name .....  
....., sex ..... His postal address ..... his name is  
entered at S.No..... in part No..... of the electoral roll for .....  
Municipality.

My name is ..... and it is entered at S.No. .... in Part No. .... of  
the electoral rolls for ..... Municipality.

Date : ..... (Signature of proposer)

## PART II

(To be used by candidate NOT set up by recognised political party)

We hereby nominate as a candidate for election to the Municipality of ----- from ward no.-----  
ward name -----.

Candidate's name ----- father's /mother's /husband's name -----  
-----, Sex ----- His postal address ..... his name is  
entered at S.No. .... in part No. .... of the electoral roll for the  
..... Municipality.

We declare that we are electors of the above ward no. ----- of municipality of ----- and our  
names are entered in Part No. ----- of that ward as indicated below and we append our signatures  
below in token of subscribing to this nomination:--

## Particulars of the proposers and their signatures

Sl.No.	Ward No.of Proposer	Part No.of Electoral Roll	S.No.in that Part	Full Name of Proposer	Signature	Date
1	2	3	4	5	6	7
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						

NB: There should be ten electors of the ward as proposers

Strike off PART III or Part IV whichever is not applicable!

## PART III

(TO BE USED WHEN CANDIDATE IS SET UP BY RECOGNISED POLITICAL PARTY)

I second the nomination of the person mentioned in Part I as a candidate.

My name is ..... and is entered at Serial No. .... in the list of  
voters for ward No. .... Ward Name. .... of ..... municipality.

Date :

(Signature of the Seconder)

**PART IV**

( TO BE USED WHEN CANDIDATE IS NOT SET UP BY RECOGNISED PARTY)

We hereby second the nomination of the person mentioned in Part II as a candidate.

We declare that we are electors of the above ward no. \_\_\_\_\_ of municipality of \_\_\_\_\_ and our names are entered in Part No. \_\_\_\_\_ of that ward as indicated below and we append our signatures below in token of subscribing to this nomination.

Particulars of the seconds and their signatures

Sl.No.	Ward No.of Seconds	Part No.of Electoral Roll	S.No.in that Part	Full Name of seconds	Signature	Date
1	2	3	4	5	6	7
1.						
2.						
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						

NB: There should be ten electors of the ward as seconds

**PART V**

I, the candidate mentioned in Part I/Part II (Strike out which is not applicable) assent to this nomination and hereby declare:

(a) that I have completed..... years of age;  
( strike out b(I) or b(II) below whichever is not applicable)

(b) (i) that I am set up at this election by the ..... party which is recognised National Party/ State Party in this State and that the symbol resrvd for the above party be allotted to me.

**OR**

(ii) that I am set up at this election by the ..... party, which is a registered unrecognised political party / that I am contesting this election as an independent candidate ( Strike out which is not applicable ) and that the symbols I have chosen, in order of preference, are :-

(i).....(ii).....(iii).....

(c) that my name and my father's /mother's/ husband's name have been correctly spelt out above in ..... (name of the language);

(d) that to the best of my knowledge and behalf, I am qualified and not also disqualified for being chosen to fill the seat in ..... Municipality.

I further declare that I am a member of the ..... \*\* cast/ tribe which is a scheduled caste/ tribe of the State of Gujarat

I also declare that I have not been, and shall not be,

\*\* nominated as a candidate at the present general election/ the bye-elections being held simultaneously, to the Municipality of ..... from more than two wards.

Date.....

(Signature of Candidate)

\*\*Score out the words not applicable.

NB - A "recognised political party" means a political party recognised by the State Election Commission.

**PART VI**  
**( TO BE FILLED BY THE RETURNING OFFICER)**

Serial No.of nomination paper .....

This nomination was delivered to me at my office at ..... (hour) on ..... (date) by the  
\* candidate/ proposer/ seconder.

Date.....

Returning Officer

- Score out the words not applicable

**PART VII**

Receipt for Nomination Paper and Notice of Scrutiny  
( to be handed over to the person presenting the Nomination Paper)

Serial No. of Nomination paper.....

The nomination paper of ..... a candidate for election from  
the Ward No..... of ..... Municipality was delivered to me at my office at  
..... (hour) on ..... (date) by the candidate/ proposer/seconder.\*

All nomination papers will be taken up for scrutiny at ..... (hour) on ..... (date)  
at ..... Place.

Date :.....

Returning Officer"

- Score out the word not applicable]

(2) after Form 10, the following Forms shall be inserted, namely :-

"FORM 10A"

(See rules 18B and 18C)

Letter of intimation to Returning Officer

To

The Returning Officer for

-----ward number -----

ward name -----

-----municipality, -----

Sir,

I intend to cast my vote by post at the ensuing election to the ----- municipality from the ----- ward, the ward no is -----.

My name is entered at Sr.No.----- in Part No.----- of the electoral roll for ----- municipality

The ballot paper may be sent to me at the following address:-

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**FORM NO.10B**

(See rule 18 G(a))

Declaration by elector

Election to the Ward No.....of ..... Municipality

(This side is to be used only when the elector signs the declaration himself)

I hereby declare that I am the elector to whom the postal ballot paper bearing serial number ..... has been issued at the above election.

Date:.....

Signature of elector

Address:.....

**Attestation of signature**

The above has been signed in my presence by ..... (elector) who\* is personally known to me / has been identified to my satisfaction by ..... (identifier) who is personally known to me.

Signature of identified, if any.....  
Address.....

Signature of Attesting Officer  
Designation .....,  
Address:.....  
Date : .....

(This side is to be used when the elector cannot sign himself)

I hereby declare that I am the elector to whom the postal ballot paper bearing serial number ..... has been issued at the above election.

Date :.....

Signature of Attesting officer on behalf of elector  
Address of Elector.....

**CERTIFICATE**

I hereby certify that :-

- (1) the above named elector\* is personally known to me/ has been identified to my satisfaction by ..... ( identifier) who is personally known to me;
- (2) I am satisfied that the elector\* is illiterate / suffers from ..... (infirmity) and is unable to record his vote himself or sign his declaration;
- (3) I was requested by him to mark the ballot paper and to sign the above declaration on his behalf; and
- (4) The ballot paper was marked and the declaration signed by me on his behalf in his presence and in accordance with his wishes.

Signature of Identifier, if any.....  
Address :.....

Signature of Attesting Officer.....  
Designation :.....  
Address :.....  
Date : .....

**FORM 10 C**

[ See Rule 18 (G)(1)(b)]

[ Cover A]

**A****NOT TO BE OPENED BEFORE COUNTING  
ELECTION**

To the\* ----- Municipality  
**POSTAL BALLOT PAPER**  
Serial number of ballot paper

\*Appropriate particulars of the election to be inserted here

---

**FORM 10D**  
[See rule 18G(1)(c)  
[Cover B]

COVER  
B

[Every Officer under whose care or through whom  
a postal ballot is sent shall ensure its delivery  
to the addressee without delay – Rule 18 G(3) of the  
Gujarat Municipalities (Conduct of Elections) Rules 1994.]

**ELECTION – IMMEDIATE**

**POSTAL BALLOT PAPER**

For\*----- municipality  
(NOT TO BE OPENED BEFORE COUNTING)

To

The Returning officer

\*\*  
\_\_\_\_\_

Signature of Sender-----

- Returning Officer to insert here the name of the appropriate ward of the Municipality
- \*\* Returning officer is mentioned here his full postal address.

## FORM 10E

[See rule 18G(1)(d)]

## INSTRUCTIONS FOR GUIDANCE OF ELECTORS

[ To be used at an election to the ----- Municipality]  
 Election to the \*----- Municipality from the ----- Ward  
 Ward No. \_\_\_\_\_

The persons whose names are printed on the ballot paper sent herewith are candidates at the above election. Record your vote by placing clearly a mark opposite the name of the candidate to whom you wish to give your vote. The mark should be so placed as to indicate clearly and beyond doubt to which candidate you are giving your vote. If the mark is so placed as to make it doubtful to which candidate you have given your vote, your vote will be invalid.

Make mark on the ballot paper against or near the name of the candidate or where the election is being held for more than one seats in the ward, the candidate to whom you intend to vote.

Do not put your signature or write any word or mark any mark, sign or writing whatsoever on the ballot paper other than the mark required to record your vote.

After you have recorded your vote on the ballot paper, place the ballot paper in the smaller cover marked "A" sent herewith. Close the cover and secure it by seal or otherwise.

(1) You may then sign the declaration in Form 10B, which is also sent herewith, in the presence of a stipendiary magistrate and obtain the attestation of your signature by such stipendiary magistrate.

(2) If you are a member of the armed forces of the Union or of an armed police force of a State but is serving outside that State, the attestation may be obtained by such officer as may be appointed in this behalf by the Commanding Officer of the Unit, ship or establishment in which you or your husband, as the case may be, are employed.

(3) If you are employed under the Government of India in a post outside India the attestation may be obtained by such officer as may be appointed in this behalf by the diplomatic or consular representative of India in the country in which you are resident.

(4) If you hold an office like the office of the (i) President (ii) Vice-President (iii) Governor of State, (iv) Cabinet Minister of the Union or of any State, (v) The Deputy Chairman and Member of the Planning Commission (vi) The Minister of State of the Union or of any State, (vii) Deputy Minister of the Union or of any State, (viii) The Speaker of the House of the People or of any State Legislative Assembly, (ix) Chairman of any State Legislative Council, (x) Lieutenant Governor of Union Territories, (xi) The Deputy Speaker of the House of the People or of any State Legislative Assembly (ii) The Deputy Chairman of the Council of States or of any State Legislative Council (xiii) Parliamentary Secretary of the Union or of any State, the attestation may be obtained by

an officer not below the rank of a Deputy Secretary to the Government of India or of the State.

(5) If you are on an election duty, attestation may be obtained by any Gazetted Officer or by the Presiding Officer of the polling station in which you are on election duty.

(6) If you are under preventive detention, the attestation may be obtained by the Superintendent of the Jail or the Commandant of the ~~detention~~ camp in which you are under detention.

In all the above cases, you may take the declaration to the authorised officer and sign it in his presence after he has satisfied himself about your identity. The officer will attest your signature and return the declaration to you. You must not show your ballot paper to the attesting officer nor tell him how you have voted.

If you are unable to mark the ballot paper and sign the declaration yourself in the manner indicated above by reason of illiteracy, blindness or other infirmity, you are entitled to have your vote marked and declaration signed on your behalf by any of the authorised officer mentioned above. Such an officer will, at your request mark the ballot paper in your presence and in accordance with your wishes. He will also complete the necessary certificate in this behalf.

After your declaration has been signed and your signature has been attested, place the declaration in Form 10B as also the smaller cover marked "A" containing the ballot paper in the larger cover marked "B". After closing the larger cover, send it to the returning officer by post or by messenger. You have to give full signature in the space provided on the cover marked "B". No postage stamp need be affixed by you, if the cover is posted in India. If, however, you are an elector employed under the Government of India in a post outside India, you should return the cover to the returning officer concerned direct by air mail service after the requisite postage stamp is duly affixed thereon by the office in which you are serving except where it is sent by diplomatic bag.

You must ensure that the cover reaches the Returning Officer before.....  
on .....

Please note that :-

(i) If you fail to get your declaration attested or certified in the manner indicated above, your ballot paper will be rejected; and

(ii) If the cover reaches the returning officer after ..... on the .....  
your vote will not be counted".

(3) after Form 17, the following Forms shall be inserted, namely :-

**"FORM 17A"**

[ See rule 51-F]

**REGISTER OF VOTERS**

Election to the ..... Municipality, Ward Number ..... Ward Name

..... Polling Station No..... Part No. of Electoral Roll .....

Polling Station Name.....

Sr.No.	Sr.No. of elector in the electoral roll	Signature/ Thumb impression	Remarks of elector
--------	---	-----------------------------	-----------------------

1.

2.

3.

4.

etc.

Signature of the Presiding Officer

## FORM 17-B

[See rule 51-S]

## PART - I ACCOUNT OF VOTES RECORDED

Election to the ..... Municipality, Ward No..... Ward Name.....

No. and Name of Polling Station .....

Identification No. of Voting Control Unit.....

Machine used at the Polling Station balloting Unit

1. Total No. of electors assigned to the Polling Station
2. Total No. of voters as entered in the Register for Voters (Form 17A)
3. No. of voters deciding not to record votes under rule 51-O
4. No. of voters not allowed to vote under rule 51-M
5. Total No. of votes recorded as per voting machine
6. Whether the total no. of votes as shown against item 5 tallies with the total no. of voters as shown against item 2 minus Nos. of voters deciding not to record votes as against item 3 minus no. of voters As against item 4 ( 2-3-4) or any discrepancy noticed.
7. No. of voters to whom tendered ballot papers were issued under rule 51-P
8. No. of tendered ballot papers

Sr.No.	
From	to

- (a) received for use \_\_\_\_\_
- (b) issued to electors \_\_\_\_\_
- (c) not used and returned \_\_\_\_\_

9. Account of papers seals

Sr. Nos.

From ..... to .....

Signature of Polling agents

1. Serial Numbers of paper seals supplied  
From..... to.....
2. Total numbers supplied
3. Number of paper seals used
4. Number of unused paper seals returned  
to Returning officer (Deduct item 3 from item 2)

1. \_\_\_\_\_
2. \_\_\_\_\_
3. \_\_\_\_\_
4. \_\_\_\_\_
5. \_\_\_\_\_
6. \_\_\_\_\_

- (v) Serial number of damaged paper seal if any

Date .....

Place.....

Signature of Presiding Officer  
Polling Station No.....

## PART -II : RESULT OF COUNTING

Sl. No.	Name of Candidate	No.of votes recorded
1.		
2.		
3.		
4.		
5.		
6.		
<b>Total</b>		

Whether the total nos of votes shown above tallies with the total No. of votes shown against item 5 of Part I or any discrepancy noticed between the two totals.

Place..... Signature of counting Supervisor  
 Date .....

Name of candidate/ election agent/counting agent	Full signature
1.	
2.	
3.	
4.	
5.	
6.	
7.	
8.	

Place:.....  
 Date ..... Signature of Returning Officer"

By order and in the name of the Governor of Gujarat.

J. M. VYAS,  
 Deputy Secretary to Government:



# The Gujarat Government Gazette EXTRAORDINARY

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MONDAY, NOVEMBER 20, 1999/AGRAHAYANA 8, 1921

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART I-A CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

#### Corrigendum

Sachivalaya, Gandhinagar, 29th November, 1999.

#### GUJARAT PANCHAYAT ACT, 1993.

No. : KP/88 of 1999/ELC/1099/1170/G :— In exercise of the powers conferred by sub-section (1) of Section 271 of the the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993) the Government of Gujarat hereby amends the Serial No. 2 of the Government Order Panchayats Rural Housing and Rural Development Department No. : KP/81/99/ELC/1099/1170/G, dated the 8th October, 1999.

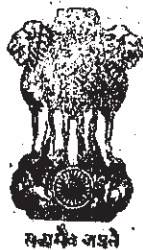
The Development Commissioner shall consider the candidate of General category for the seat of the President of the District Panchayat Porbandar as the 10% Seats of the Socially and Economically Backward Classes have already been allotted.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.

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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART I—A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Act.**

#### URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 29th November, 1999.

#### THE BOMBAY PROVINCIAL MUNICIPAL CORPORATIONS ACT, 1949.

No. KV/182 of 1999/MNP/1099/2024/P.—The following draft of a notification which it is proposed to be issued under sub-section (1) of section 456 read with section 5 of the Bombay Provincial Municipal Corporations Act, 1949 is published as required by sub-section (2) of said section 456 for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of fourteen days from the date of publication of this notification in the Official Gazette;

2. Any objections or suggestions which may be received by the Additional Chief Secretary to the Government of Gujarat, Urban Development and Urban Housing Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

##### DRAFT NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 456 read with section 5 of the Bombay Provincial Municipal Corporation Act, 1949, (Bom. LIX of 1949), the Government of Gujarat hereby makes the following rules further to amend the Bombay Provincial Municipal Corporation (the Delimitation of wards in the city and Allocation of Reserved Seats) Rules, 1994, namely:—

1. These rules may be called the Bombay Provincial Municipal Corporation(the Delimitation of wards in the city and Allocation of Reserved Seats) (Amendment) Rules, 1999.

2. In the Bombay Provincial Municipal Corporation (the Delimitation of wards in the City of Allocation of Reserved Seats) Rules, 1994 for rule 7; the following rule shall be substituted, namely:—

“7. The seats reserved for Scheduled Castes/Scheduled Tribes, Backward Classes and Women may be rotated among the wards every ten years from the date of last General Election held.

By order and in the name of the Governor of Gujarat,

P. B. SOLANKI,  
Deputy Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART I-A

#### CENTRAL SECTION

Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.

OFFICE OF THE DEVELOPMENT COMMISSIONER, GUJARAT STATE,  
GANDHINAGAR, 24TH NOVEMBER, 1999.

#### Notification

GUJARAT PANCHAYAT ACT, 1993

No.KPV- 35 -DC/ELC/L-4/99:- In exercise of the powers of the State Government under section 77 of the Gujarat Panchayats Act, 1993 (Guj. 13 of 1993) Panchayats and Rural Housing Department No.KP/223 of 1994/DEL-1094/1850(ii)-J Dated 6-10-1994 I, V.C.Patel, Development Commissioner, Gujarat State hereby in respect of Gujarat State.

(A) reserve offices of District Panchayat President for SCs, STs and SEBCs and for Women belonging to each of this category and for women in general as per the details given against the name of the district panchayat in the schedule below:-

V.C.PATEL  
Development Commissioner,  
Gujarat State,  
Gandhinagar..

## Allotment of offices of District Panchayat President

### Schedule - I

Sr. No.	Total No. of offices of District Panchayat President in District	Names of offices of District Panchayat President reserved for SCs	Names of offices of District Panchayat Presidents reserved for women (SCs)
1	2	3	4
1.	25	(1). Ahmedabad (2). BanasKantha	(1). Ahmedabad

### Schedule - II

Sr. No.	Total No. of offices of District Panchayat President in District	Names of offices of District Panchayat President reserved for STs	Names of offices of District Panchayat Presidents reserved for women (STs)
1	2	3	4
1.	25	(1). Narmada (2). Valsad (3). Dangs (4). Dohad (5). Surat	(1). Narmada (2). Valsad

### Schedule - III

Sr. No.	Total No. of offices of District Panchayat President in District	Names of offices of District Panchayat President reserved for SEBCs	Names of offices of District Panchayat Presidents reserved for women (SEBCs)
1	2	3	4
1.	25	(1). Anand (2). Bharuch	(1). Anand

### Schedule - IV

Sr. No.	Total No. of offices of District Panchayat President in District	Names of offices of District Panchayat President unreserved	Names of offices of District Panchayat Presidents reserved for women (General)
1	2	3	4
1.	25	(1). Rajkot (2). Amreli (3). Kheda (4). Kachchh (5). Mehsana (6). Jamnagar (7). Patan (8). Surendranagar (9). Bhavnagar (10). Panch mahals (11). Gandhinagar (12). Junagadh (13). Porbandar (14). Sabarkantha (15). Vadodara (16). Navasari	(1). Rajkot (2). Amreli (3). Kheda (4). Kachchh

V.C.PATEL  
Development Commissioner,  
Gujarat State,  
Gandhinagar.

## :: OFFICE OF THE DEVELOPMENT COMMISSIONER, GUJARAT STATE.

## Statement showing population as per 1991 Census and allocation of seats according to newly formed districts

Sr. No.	Name of District / Taluka	Total Population	S.C. Population	% Age SC to Population	S.T. Population	% Age ST to Population	Total Seats	Reservd for S.C. S.T. SEBC General			Reservd for women S.C. S.T. SEBC General		
								(District Panchayats)			(District Panchayats)		
								Col.(7)	Col.(8)	Col.(9)	Col.(10)	Col.(11)	Col.(12)
1	2	3	4	5	6	7	8	9	10	11	12	13	14
1 AHMEDABAD	1143995	128707	11.25	14800	1.29	33	4	0	3	26	1	1	9
2 AMRELI	913164	75522	8.27	845	0.09	31	3	0	3	25	1	1	6
3 ANAND	1242024	76627	6.17	8397	0.68	35	2	0	4	29	1	0	10
4 BANASKANTHA	1750755	189941	10.85	141030	8.06	45	5	4	5	31	2	1	10
5 BHARUCH	921176	43012	4.67	358055	38.87	29	1	11	3	14	0	4	1
6 BHAVNAGAR	1398020	80827	5.77	1134	0.08	37	2	0	4	31	1	0	19
7 DANGS	144091	1049	0.73	135386	93.96	17	0	15	2	0	0	5	0
8 DAHOD	1435351	29182	2.03	1090891	76.00	39	1	30	4	4	0	10	1
9 GANDHINAGAR	590998	35800	6.06	1479	0.25	21	1	0	2	18	0	0	6
10 JAMNAGAR	1068902	86426	8.09	5324	0.50	31	3	0	3	25	1	0	1
11 JUNAGADH	1502742	148427	9.88	7105	0.47	41	4	0	4	33	1	0	12
12 KUTCH	1440443	65088	5.91	20474	1.42	29	3	2	3	21	1	1	7
13 KHEDA	983410	115306	11.73	74066	7.53	39	2	1	4	32	1	0	11
14 MEHSANA	1407126	115999	8.24	1810	0.13	39	3	0	4	32	1	0	3
15 NARMADA	523698	11325	2.16	426604	81.46	21	0	17	2	2	0	6	0
16 NAVSARI	883838	23692	2.68	494907	56.00	27	1	15	3	8	0	5	1
17 PANCHMAHAL	1262200	62762	4.97	273554	21.67	35	2	8	4	21	1	3	7
18 PATAK	849058	83360	9.82	3774	0.44	27	3	0	3	21	1	0	1
19 PORBANDER	274098	27811	10.15	3090	1.13	17	2	0	2	13	1	0	7
20 RAJKOT	1429578	120175	8.41	1728	0.12	37	3	0	4	30	1	0	10
21 SABARKANTHA	161269	140340	8.70	313333	19.43	41	4	8	4	25	1	3	9
22 SURAT	1794624	54876	3.06	1127227	62.81	45	1	28	5	11	0	9	2
23 SNAGAR	899179	97037	10.79	8671	0.96	27	3	0	3	21	1	0	1
24 VADODARA	1757749	103456	5.89	657918	37.43	45	3	17	5	20	1	6	2
25 VALSAD	945127	26938	2.85	623768	66.00	29	1	19	3	6	0	6	1
State Total	28173615	1963484	6.97	5795370	20.57	817	57	175	86	499	18	59	169

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**PART I—A****CENTRAL SECTION**

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

**Urban Development and Urban Housing Department,****Notification****Sachivalaya, Gandhinagar.**

Dated the 3rd December, 1999.

**Gujarat Municipalities Act, 1963.**

No. KV - 197 of 1999 – NPL – 4593-3655- M : WHEREAS the draft rules further to amend the Delimitation of Wards and Allocation of Reserved Seats in Municipal Borough Rules, 1994 were published as required by sub-section (3) of section 277 of the Gujarat Municipalities Act, 1963 (Guj.34 of 1964) at pages 84-1 to 84-2 of the Gujarat Government Gazette, ExtraOrdinary, Part 1-A, Central Section dated the 18th November, 1999 under Government Notification, Urban Development and Urban Housing Department No.KV-173 of 1999 /NPL-4593-3655-M dated the 18th November, 1999 inviting objections or suggestions from all persons likely to be affected thereby till the 1st December, 1999.

AND WHEREAS, objections and suggestions received with respect to the said draft rules have been considered by the Government,

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (2) of section 277 read with sections 6 and 7 of the Gujarat Municipalities Act, 1963,(Guj.34 of 1964 ), the Government of Gujarat hereby makes the following rules further to amend the Delimitation of Wards and Allocation of Reserved Seats in Municipal Borough Rules, 1994, namely:-

1. These rules may be called the Delimitation of Wards and Allocation of Reserved Seats in Municipal Borough (Amendment) Rules,1999.

2. In the Delimitation of Wards and Allocation of Reserved Seats in Municipal Borough Rules,1994, for rule 7, the following rule shall be substituted, namely :-

“ 7. The seats reserved for Scheduled Castes, Scheduled Tribes, Backward Classes and Women may be rotated among the wards every ten years from the date of last General Election held .”

By order and in the name of the Governor of Gujarat,

J.M.VYAS,  
Deputy Secretary to Government.



# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th December, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/92 of 1999/PRN/1763-(99)-J.— WHEREAS by Government Notification, Panchayats and Rural Housing Department No. KP/201 of 1994/PRN-1127-(24)-J, dated 12th August, 1994, the rate of cess levied under sub-section (1) of section 191 of the Gujarat Panchayats Act, 1993 (hereinafter referred to as the said Act), in relation to the Kheda District under the jurisdiction of the Kheda District Panchayats was increased by 250 paise for a period of Five Years commencing on and with effect from the issue of this Notification and ending on 31st July, 1999.

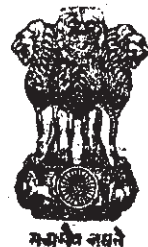
AND WHEREAS, in pursuance of clause (a) of sub-section (3) of Section 191 of the said Act, the Kheda District Panchayats has by its resolution passed at its general meeting held on 30th June, 1999, applied to the State Government for continuing the rate of cess for a further period of five years with effect from 1st August, 1999.

AND WHEREAS, the Government of Gujarat has received the aforesaid application.

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (3) of section 191 of the said Act, the Government of Gujarat hereby continue the said rate of cess levied under sub-section (1) of the said section 191 in relation to the area under the jurisdiction of the Kheda District Panchayat 250 paise i.e. two hundred fifty paise on every rupee of every sum so leviable, for a further period of five years on and with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,  
K. B. VASAVA,  
Under Secretary to Government.

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## EXTRAORDINARY

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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Act.**

#### PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th December, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/93 of 1999/PRN/2035/(99)-J :—WHEREAS by Government Notification, Panchayats and Rural Housing Department No. KP/199 of 1994/PRN/967-(94)-J, dated 12th August, 1994 the rate of cess levied under sub-section (1) of Section 191 of the Gujarat Panchayats Act, 1993 (herein after referred to as the said Act), in relation to the Bharuch District under the jurisdiction of the Bharuch District Panchayats was increased by 250 paise for a period of five years commencing on and with effect from the issue of this Notification and ending on 31st July, 1999.

AND WHEREAS, in pursuance of clause (1) of sub-section (3) of section 191 of the said Act, 1993 (here in after referred to as the said Act) the Bharuch District Panchayat has by its resolution passed at its general meeting held on 13th July, 1999, applied to the State Government for continuing the rate of cess for a further period of five years with effect from 1st August, 1999.

AND WHEREAS, the Government of Gujarat has received the aforesaid application.

NOW, THEREFORE, in exercise of the powers conferred by clause (b) of sub-section (3) of section 191 of the said Act, 1993, the Government of Gujarat, hereby continue the said rate of cess levied under sub-section (1) of the said section 191 in relation to the area under the jurisdiction of the Bharuch District Panchayat 250 paise i.e. two hundred fifty paise on every rupee of every sum so leviable, for a further period of five years on and with effect from the date of issue of this notification.

By order and in the name of the Governor of Gujarat,

K. B. VASAVA,  
Under Secretary to Government.

107-1

I.A.Ex-107-1

GOVERNMENT CENTRAL PRESS, GANDHINAGAR.



# The Gujarat Government Gazette

## EXTRAORDINARY

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THURSDAY, DECEMBER 16, 1999/ AGRAHAYANA 25, 1921

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### PART I-A

#### CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B) under the Gujarat Local Boards, Village Panchayats, Municipal Corporations, District Municipal, Primary Education and Local Fund Audit Act.**

#### PANCHAYATS RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 16th December, 1999.

##### GUJARAT PANCHAYATS ACT, 1993.

No. KP/94/99/PSR/1298/783/D.—In exercise of the powers conferred by section 274 read section 227 of the Gujarat Panchayats Act, 1993 (Guj. 18 of 1993), the Government of Gujarat hereby makes the following rules, further to amend the Gujarat Panchayats Services (Conduct) Rules, 1998.

1. These rules may be called the Gujarat Panchayat Services (Conduct) (Amendment) Rules, 1999.
2. In the Gujarat Panchayat Services (Conduct) Rules, 1998, in rule 20, for sub-rule (3) the following shall be substituted, namely:—

“(3) Every Panchayat servant shall report to the prescribed authority within one month on and from the date of every transaction entered into by him either in his own name or in the name of a member of his family in respect of movable property if the value of such property exceeds:—

- (i) Rs. 15,000/- (rupees fifteen thousand) in case of panchayat servant holding any Class-III post; and
- (ii) Rs. 10,000/- (rupees ten thousand) in case of panchayat servant holding any Class-IV post;

Provided that the previous sanction of the prescribed authority shall be obtained if any such transaction is with a person having official dealing with the panchayat servant.”

By order and in the name of the Governor of Gujarat,

R. N. NINAMA,  
Under Secretary to Government,

પંચાયત, ગ્રામ ગૃહનિર્માણ અને ગ્રામ વિકાસ વિભાગ

જહેરનામું

સથિવાલય, ગાંધીનગર, ૧૬મી ડિસેમ્બર, ૧૯૯૯.

ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮.

ક્રમાંક : ડેચ/છ/દશ/પૌઅસાર/૧૯૮૮/૭૮૩/૬.—ગુજરાત પંચાયત અધિનિયમ, ૧૯૮૮ (રેન ૧૯૮૮ના ગુજરાતના ૧૮મા)ની કદમ્બ-૨૨૭ સાથે વાચતો, કદમ્બ ૨૭ાથી મળેલી સત્તાની રૂષે, ગુજરાત સરકાર, આધી, ગુજરાત પંચાયત સેવા (વર્તણુક) નિયમો, ૧૯૮૮, વખ્તું સુધારવા માટે નીચેના નિયમો કરે છે.

૧. આ નિયમો, ગુજરાત પંચાયત સેવા (વર્તણુક) (સુધારા) નિયમો, ૧૯૮૮એ કહેવાયે.

૨. ગુજરાત પંચાયત સેવા (વર્તણુક) નિયમો, ૧૯૮૮માં, નિયમ ૨૦ના પેટા-નિયમ (૩)ને બદલે નીચેનો મળકુર મૂકવો :

“(૩) જો નંગમ મિલકતની કિમત—

(૧) વર્ગ-૩નો કોઈપણ હોઢો ધરાવતા પંચાયત કર્મચારીના કિસ્સામાં રૂ. ૧૫,૦૦૦/- (પંદર હજાર રૂપિયા)થી અને,

(૨) વર્ગ-૪નો કોઈપણ હોઢો ધરાવતા પંચાયત કર્મચારીના કિસ્સામાં રૂ. ૧૦,૦૦૦ (દસ હજાર રૂપિયા)થી વધતી હોય તો,

પંચાયતના દરેક કર્મચારીએ આવી મિલકતના સંબંધમાં તેણે તેના ચોતાના નામે અથવા તેના કુટુંબના નામે કરેલ દરેક બેવડેવડની તારીખ અને તારથી એક મહિનાની અંદર હ્રાફેલ સત્તાધિકારીને રિપોર્ટ કરવો જોઈશે:

પરંતુ આવી કોઈપણ બેવડેવડ સરકારી વ્યવહાર ધરાવતી વ્યક્તિની પંચાયતના કર્મચારી સાથેની જોય તો હ્રાફેલ સત્તાધિકારીની પૂર્ણ મંજૂરી મેળવવી જોઈશે.”

ગુજરાતના રાજ્યપાલશ્રીના બુકમથી અને તેમના નામે,

આર. એન. નીનામા,  
સરકારના ઉપસ્થિતિ.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.



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### PART I-A CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B)  
under the Gujarat Local Boards, Village Panchayats, Municipal  
Boroughs, District Municipal, Primary Education and Local  
Fund Audit Acts.**

**DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

#### Notification

No. KPN/36/SPN/P.4.—Whereas in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Jalurd Village Panchayat in G'nagar Taluk, of G'nagar District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayat Act, 1993.

And whereas an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

And whereas the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat vide its letter dt. 15th September, 1999 and whereas executive committee of District Panchayat Reso. No. 6 has opined to supersede the said Village Panchayat.

Now, therefore, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayat Act, delegated to the Development Commissioner under the Government Notification Panchayat and Rural Housing Department No. KP/191/of/1994/DEL/1094/1246/J, dated 26th July, 1994. I, V. C. Patel, IAS, Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Jalurd Village Panchayat from the date of publication of this notification in the Government Gazette. The detailed order analysing the reasons is issued separately.

Gandhinagar,  
18th December, 1999.

V. C. PATEL  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

જાહેરનામું

ક્રમાંક : ક્રપ/ઉદ/પદ્ધ/પ. ૪.—સભાબ કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અભિપ્રાય મુજબ ગાંધીનગર જિલ્લાના ગાંધીનગર તાલુકાની જલ્દું ગ્રામ પંચાયતે સને ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નાખવામાં આવેલી ફરજો બળવવામાં દુરાગ્રહયુંવિક કસુર કરેલ છે. અને પોતાનાથી ચઢતી પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા ખુકમનું પાલન કરવામાં ચૂકું કરેલ છે.

અને સભાબ, કે ઉક્ત અધિનિયમની કલમ ૨૫૩ અન્વયે તેની સામે પગલા શા માટે ન દેવા તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજુ કરવાની તક આપવામાં આવી હતી.

અને સભાબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજુ કરેલ નથી.

અને સભાબ, ને જિલ્લા પંચાયત ગાંધીનગર એ તેની કરેખારી સમિતિના તા. ૧૫-૮-૯૮ના ક્ષાય ક્રમાંક : ડાચી જલ્દું ગ્રામ પંચાયતને પદ્ધતું કરવા અભિપ્રાય આપેલ છે.

તેણા, છે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ની કલમ ૨૫૩ની ગેરા કલમ (૧) અન્વયેની સરનાઓ ને સરકારક્રમીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જાહેરનામા ક્રમાંક : ક્રપ-૧૮૧/ઓફ/૧૯૯૮/ડા. ઈ. એલ. ૧૦૮૪-૧૨૪૬/ (૩), ને, તારીખ ૨૬-૭-૯૮ વિકાસ કમિશનરશીંને સુપ્રત કરવામાં આવી છે. તેની રૂએ, હું, વી. સી. પટેલ, આઈ. એ. એસ., વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાનો તારોખણી જલ્દું ગ્રામ પંચાયતનું વિસર્જન કરે છું. તેમજ આ અંગે વિગતવાર છશ્વાષટ કરતો અલગ આદેશ કરવામાં આવે છે.

ગાંધીનગર, ૧૮મી ડિસેમ્બર, ૧૯૯૮.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

સરકારી મધ્યસ્થ પ્રેસ, ગાંધીનગર.

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## PART—I-A

## CENTRAL SECTION

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**DEVELOPMENT COMMISSIONER, GUJARAT STATE, GANDHINAGAR**

**Notification**

No. KPN/37/SPN/P.4.— WHEREAS, in the opinion of the Development Commissioner, Gujarat State, Gandhinagar Ora Village Panchayat in Vagra Taluka of Bharuch District has failed to its primary duties imposed on it under the provisions of the Gujarat Panchayats Act, 1993.

AND, WHEREAS, an opportunity was given to the said Village Panchayat to render an explanation as to why action should not be taken against it under section 253 of the said Act by giving show cause notice.

AND, WHEREAS, the said Village Panchayat has failed to render any satisfactory explanation against the proposed action.

The District Panchayat has recommended Panchayat *vide* its letter dt. 20th October, 1999 and whereas executive committee of District Panchayat Reso. No. 717 has opined to supersede the said Village Panchayat in authorised by Development Commissioner.

NOW, THEREFORE, in exercise of the powers under sub-section (1) of section 253 of the Gujarat Panchayats Act, delegated to the Development Commissioner under the Government Notification Panchayat and Rural Housing Department No. KP/191/ of 1994/DEL/1094/1246/J, dated 26th July, 1994. I, V. C. Patel, IAS, Development Commissioner, Gujarat State, Gandhinagar hereby dissolve Ora Village Panchayat from the date of publication of this notification in the Government Gazette, The detailed order analyzing the reasons is issued separately.

Gandhinagar,  
Dt. 21st December, 1999.

V. C. PATEL,  
Development Commissioner,  
Gujarat State, Gandhinagar.

વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર દ્વારા

અહેરનામું

ક્રમાંક : ક્રપ્ર-૩૭/પદચ-ગ. રૂ. સબબ, કે, વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગરના અધિક્ષાય મુજબ ભર્ત્ય નિજલાના વાગરા તાલુકાની ઓરા ગ્રામ પંચાયતને સેણે ૧૯૯૮ના ગુજરાત પંચાયત અધિનિયમ મુજબ તેની ઉપર નોંધવામાં આવેલી ફરજે બુલાવવામાં દુરાગ્રહયૂર્વક કલ્યાર કરેલ છે અને પોતાનાથી ચઢાની પંચાયતે ઉક્ત અધિનિયમ મુજબ કરેલા હુકમનું પાલન કરવામાં થૂકું કરેલ છે.

અને, સબબ, કે ઉક્ત અધિનિયમની કલમ ૨૫ાં અન્યે તેની સામે પગલાં શા માટે ન લેવાં તે અંગે ઉક્ત ગ્રામ પંચાયતને ખુલાસો રજૂ કરવાની તક આપવામાં આવી હતી.

અને, સબબ, કે ઉક્ત પંચાયતે આ અંગે કોઈ સંતોષકારક ખુલાસો રજૂ કરેલ નથી.

અને સબબ, કે નિજલા પંચાયત ભર્ત્યએ તેની કારોબારી સમિતિના તારીખ ૨૦-૧૦-૧૯૯૮ના દાયા ક્રમાંક : ૭૧૭૩ી ઓરા ગ્રામ પંચાયતને પદચ્યુત કરવા અંગે વિકાસ કમિશનરશીને અધિકાર પરન્યે નિર્ણય લેવા ભવામણ કરવા સર્વાનુમતે દર્શાવેલ છે. તેથી હવે, ગુજરાત પંચાયત અધિનિયમ, ૧૯૯૮ની કલમ ૨૫ાંની પેટા કલમ (૨) અન્યેની સતતાઓ કે સરકારશીના પંચાયત અને ગ્રામ ગૃહનિર્માણ વિભાગના જહેનામા ક્રમાંક : કેંઠી-૧૯૯૧/ઓહ્-૧૯૯૮/૧૨૪૬/II. ઈ. એલ. ૧૦૯૪-૧૨૪૬/II) ને, તા. ૨૬-૭-૧૯૯૮ વિકાસ કમિશનરશીને સુપ્રત કરવામાં આવી છે તેની રૂએ, હું, વી. સી. પટેલ, આઈ. એ. એસ., વિકાસ કમિશનર, ગુજરાત રાજ્ય, ગાંધીનગર આથી રાજ્યપત્રમાં પ્રસિદ્ધ થયાની તારીખથી ઓરા ગ્રામ પંચાયતનું વિસર્જન કરું છું. તેમજ આ અંગે વિગતવાર છાપાપત્ર કરતો અવગ આંદેશ કરવામાં આવે છે.

વી. સી. પટેલ,  
વિકાસ કમિશનર,  
ગુજરાત રાજ્ય, ગાંધીનગર.

ગાંધીનગર, તા. ૨૧મી ડિસેમ્બર, ૧૯૯૮.

સરકારી મધ્યસ્ત્ર પ્રેસ, ગાંધીનગર.

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**P A R T—I-A****C E N T R A L S E C T I O N**

**Orders and Notifications ( other than those published in Part IV-B ) under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.**

**PANCHAYATS, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT****Order**

Sechivalaya, Gandhinagar, 24th December, 1999.

**GUJARAT PANCHAYATS ACT, 1993.**

No. KP/99/99/ELC/1099/1180/G.— WHEREAS, the Government of Gujarat in exercise of the powers conferred by sub-section (1) of section 264 of the Gujarat Panchayats Act, 1993, by its order, Panchayats Rural Housing and Rural Development Department No. KP/62/99/DDP/1697/3656/J, dated the 10th July, 1999 has constituted the Patan Dist. Panchayat.

AND WHEREAS, members appointed to the Patan Dist. Panchayats are originally elected members of the Mehsana Dist. Panchayat and Banaskantha Dist. Panchayat prior to its bifurcation into three districts under the aforesaid order dated 10th July, 1999;

AND, WHEREAS, Patan Dist. Panchayat is required to elect its President and Vice President at its first meeting for the remaining period which is co-extensive with the tenure of the Mehsana District Panchayat as per sub-section (I) of section 77 of the said Act;

AND, WHEREAS, Patan Dist. Panchayat has been constituted with 21 members as notified in the above stated notification. And notwithstanding anything contained in sub-section 4, of section 11 of the Gujarat Panchayats Act, 1993; and in exercise of the powers conferred by section 278 of the Gujarat Panchayats Act, 1993, read with section 77, 77(2) (a) and 11(4), of the said Act, the Government of Gujarat hereby directs that :—

1. In respect of the newly constituted Patan Dist. Panchayat under the order Panchayats Rural Housing and Rural Development Department No. KP/67/99/DDP/1697/3656/J, dated the 10th July, 1999 the Development Commissioner shall fix the date of the meeting to elect the President and Vice President as required under sub-section (1) of section 77 of the Gujarat Panchayats Act, 1993, and rule 5 of the Gujarat Panchayat Election of President of District Panchayats (Manner of Allotment of Reserved Offices of President by Rotation) Rules, 1994, Preiscribed under the Gujarat Panchayats Election Rules, 1994; and amongst existing 21 members of the Patan District Panchayat.
2. The Development Commissioner shall consider reservation of seat of the President of the Patan District Panchayat for Schedule Caste member allotted to the Patan District Panchayat.
3. In exercise of the powers conferred by section 278 of the Gujarat Panchayat Act, 1993, the Government of Gujarat, removes the difficulties for constitution of the Committees of the Patan District Panchayat under the provisions of section 145 for the balance period, which is co-extensive with the tenure of the Mehsana District Panchayat.
4. The competent Authority shall appoint an officer, as required under sub-section (5) of section 77 to preside over the first meeting of the newly constituted Patan District Panchayat.

By order and in the name of the Governor of Gujarat,

T. C. A. RANGADURAI,  
Addl. Chief Secretary to Govt.  
Panchayats, Rural Housing and  
Rural Development Department.

(C)



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## EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

## PART I-A

## CENTRAL SECTION

**Orders and Notifications (other than those published in Part IV-B under the Gujarat Local Boards, Village Panchayats, Municipal Boroughs, District Municipal, Primary Education and Local Fund Audit Acts.)**

## URBAN DEVELOPMENT AND URBAN HOUSING DEPARTMENT

## Order

Sachivalaya, Gandhinagar, 31st December, 1999.

## GUJARAT MUNICIPALITIES ACT, 1963.

No. KV/211 of 1999/NPL/4599/6125/M.—In exercise of the powers conferred by section 281 of Gujarat Municipalities Act, 1963 (Guj. 34 of 1964) the Government of Gujarat hereby appoints Shri A. V. Zala, Deputy Director, Small Saving, Ahmedabad in place of Deputy Collector, Dholka Prant, Dholka, as an Administrator of Dholka Municipality to exercise powers and perform duties and functions of Administrator, Dholka Municipality (Dist. Ahmedabad) with effect from 4th December, 1999 after office hours as Administrator of the said Municipality.

By order and in the name of the Governor of Gujarat,

B. R. PATNI,  
Under Secretary to Government.